

Missouri Clean Water Commission Meeting  
Department of Natural Resources  
Lewis and Clark State Office Building  
LaCharrette/Nightingale Creek Conference Rooms  
1101 Riverside Drive  
Jefferson City, Missouri

July 13, 2016

**Proposed Revisions to Missouri Antidegradation Implementation Procedure**

**Issue:** The Department has revised the Missouri Antidegradation Implementation Procedure and is requesting the Commission adopt the revised procedure.

**Background:** In its November 17, 2015 decision letter to the Department, the U.S. Environmental Protection Agency (EPA) disapproved a revised Missouri Antidegradation Implementation Procedure (AIP) adopted by reference at 10 CSR 20-7.031(3)(D). EPA disapproved the revised AIP over concerns that application of the *de minis* provision could lead, in certain situations involving bioaccumulative pollutants, to the impairment of Tier 2 waters, an outcome prohibited by 40 CFR Parts 131.12(a)(1) and 131.12(a)(2).

To address EPA concerns, the Department proposed revisions to the AIP that modified definitions and incorporated language that provide flexibility in determining whether bioaccumulative pollutants are of concern and merit further review. The revised Missouri AIP was placed on public notice from March 8 – April 22, 2016 and received two comments from the public. The Department considered the comments provided and made revisions to the Missouri AIP to incorporate comments, as appropriate. The Department is requesting the Commission adopt the proposed revisions to the Missouri Antidegradation Implementation Procedure.

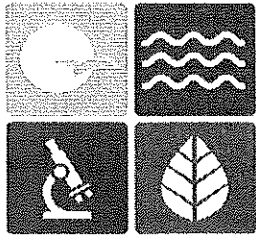
**Recommended Action:** The Department recommends the Commission adopt the proposed revisions to the Missouri Antidegradation Implementation Procedure.

**Suggested Motion Language:** “I move the Commission adopt the proposed revisions to the Antidegradation Implementation Procedure dated July 13, 2016.

**List of Attachments:** Antidegradation Implementation Procedure, July 13, 2016  
AIP Public Notice Announcement  
AIP Public Notice Comments/Responses



**MISSOURI**



**NATURAL  
RESOURCES**

# **Missouri Antidegradation Implementation Procedure**

**July 13, 2016**

**Note:** Bolded terms are defined in the *Glossary*.

**Division of Environmental Quality**

---

**Water Protection Program**

# Antidegradation Implementation Procedure

## TABLE OF CONTENTS

Missouri's Water Quality Antidegradation Rule.....	10
A. Summary of Applicable Laws and Regulations on Antidegradation.....	10
B. Assigning Tier Protection Levels.....	11
1. Assigning Tier 1 Review.....	13
2. Assigning Tier 2 Review.....	14
3. Assigning Tier 3 Review.....	14
Revising Tier Review Levels.....	14
Missouri's Antidegradation Implementation Procedure.....	15
A. Determining the Significance and Appropriateness of Degradation.....	15
1. Determining Existing Water Quality .....	16
a) Summary of Approach.....	16
b) Water Quality Assessment Procedures.....	18
c) Pollutants of Concern/Data Collection.....	21
d) Interpreting Data on Existing Water Quality.....	21
2. Relationship of Antidegradation to Beneficial Uses and Classifications.....	22
3. Determining Event-Specific and Cumulative Degradation.....	22
4. Temporary Degradation.....	23
B. Review for Alternatives to Degradation.....	23
1. Identifying Non-Degrading and Less-Degrading Pollution Control Measures.....	24
2. Evaluating and Selecting Alternatives.....	24
a) Practicability.....	25
1) Effectiveness and Reliability.....	25
2) Environmental Factors.....	25
b) Economic Efficiency.....	25
c) Affordability.....	27
C. Review for Conformance to Technology-Based Requirements.....	28
D. Review for Implementation of Controls for Nonpoint Pollution Sources.....	28
E. Determining Social and Economic Importance of the Preferred Alternative.....	29
1. Steps in Determining Social and Economic Importance (SEI).....	29

**TABLE OF CONTENTS (continued)**

2. Preliminary Determination of Social and Economic Importance .....	30
F. Public and Interagency Participation in Antidegradation Reviews.....	31
1. Public Notification Requirements.....	31
2. Opportunities for Public Participation.....	32
3. Intergovernmental Coordination and Review.....	33
4. Appeals of Antidegradation Review Decisions.....	34
5. Confidentiality.....	34
Permit Considerations.....	34
A. General Permits.....	35
B. Site-Specific Permits.....	36
C. §401 Certifications.....	36
Monitoring and Assessment Considerations.....	37
A. Data Collection and Evaluation.....	37
B. Applicability to §305(b) Report and §303(d) List.....	38
Applicability to Total Maximum Daily Loads.....	39
Administrative Record of Decisions.....	39

**GLOSSARY**

Page 5

**LIST OF APPENDICES**

<b>APPENDIX 1 - Antidegradation Decision Diagram.....</b>	<b>40</b>
<b>APPENDIX 2 - Example Statistical Approach for Determining a Water's Eligibility for a Tier 1 Review.....</b>	<b>41</b>
<b>APPENDIX 3 - Examples of Calculations for Minimal Degradation.....</b>	<b>42</b>
<b>Example 1. Example calculation for determining minimal degradation from a new discharge.....</b>	<b>43</b>
<b>Example 2. Example calculation for determining minimal degradation from an expanding discharge.....</b>	<b>44</b>
<b>Example 3. Example calculation for determining minimal degradation from a new discharge replacing two existing discharges.....</b>	<b>45</b>

**TABLE OF CONTENTS** (continued)

<b>Example 4. Example calculation for determining minimal degradation from an expanding discharge replacing an existing discharge.....</b>	<b>47</b>
<b>Example 5. Example calculation for determining minimal degradation from an expanding discharge undergoing multiple expansions.....</b>	<b>49</b>
<b>Example 6. Example calculation for determining minimal degradation from multiple new discharges.....</b>	<b>52</b>

## GLOSSARY

**NOTES:** This document occasionally refers to itself as “this document.” The use of this phrase is meant to make reference to the entire document titled *Missouri Antidegradation Implementation Procedure*.

Definitions of terms used in this document that are also found in the definitions in Section (§) 644.016 of the Revised Statutes of the State of Missouri (RSMo) and 10 Code of State Regulations (CSR) 20-2 are the same unless otherwise noted below.

\*\*\*

**Administrative Record of Decisions:** The record of all information considered and decisions made during antidegradation reviews. This record shall be made available all interagency and public participation opportunities during an antidegradation review. This record shall also serve as a historical reference for subsequent antidegradation reviews involving the same water segment.

**Alternatives Analysis:** A structured evaluation of the reasonableness of less- and non-degrading alternatives to a new or expanded discharge likely to cause significant degradation.

**Antidegradation:** The implementation of a rule and procedure approved by the United States Environmental Protection Agency (EPA) and the Missouri Clean Water Commission that specifies how the Missouri Department of Natural Resources will determine, on a case-by-case basis, whether and to what extent, existing water quality may be degraded in a water of the state.

**Assimilative Capacity:** The amount of contaminant load that can be discharged to a specific water body without exceeding the Water Quality Standards (WQS) or the criteria associated with the pollutant of concern (POC). Assimilative capacity is used to define the ability of a water body to naturally attenuate a discharged substance without impairing beneficial uses. (Also see FAC and SAC.)

**Beneficial Uses:** All existing and designated uses on or in waters of the state as defined in the Water Quality Standards (WQS) at 10 CSR 20-7.031(1)(C).

**Clean Water Act:** The federal Water Pollution Control Act, 33 U.S.C. §§1251 et seq.

**Clean Water Commission:** The water contaminant control agency formed in Missouri under §644.021 RSMo.

**Critical Flow Conditions:** The point in time in which the beneficial uses within a water of the state are most susceptible to the effects of pollution, which is generally but not necessarily when a stream is at or below its 7Q10 flow. A lake's critical condition shall be determined on a case-by-case basis but would normally be when the surface water is at or below its ordinary or base level.

**Cumulative Degradation:** The reduction of a segment's assimilative capacity from separate discharges approved by the department following the establishment of the water's existing water quality.

**GLOSSARY (continued)**

**Degradation:** An increase in the concentration of the pollutants of concern (POCs) within a surface water measured on a pollutant-by-pollutant basis.

**Department:** Missouri Department of Natural Resources.

**Designated Use:** A beneficial use designated to a water of the state as shown in Tables G and H of the Water Quality Standards (WQS).

**Existing Source:** Permitted discharge facilities that are in compliance with the terms and conditions of their permits at the time existing water quality (EWQ) is first determined for a segment.

**Existing Use:** Those beneficial uses actually attained in the water body on or after November 28, 1975, whether or not they are designated in the Water Quality Standards.

**Existing Water Quality (EWQ):** A characterization of level of the pollutant of concern (POC) in a water segment as it existed on August 30, 2008 (the effective date of the original Antidegradation Implementation Procedure). The EWQ shall be representative of the water quality at or immediately upstream from the point a new discharge would enter the water body, or below the point a discharge that existed on August 30, 2008 (the effective date of the original Antidegradation Implementation Procedure). This determination shall be made at the time the discharge is subject to an antidegradation review in accordance with the procedures in this document. Once established, EWQ is a fixed quantity/quality expressed as a concentration of a water quality parameter. *For waters receiving pollutants from an existing source (where full design capacity has not been reached), the EWQ shall include the levels of pollutants already permitted to be discharged at maximum design flow.*

**EWQ:** See Existing Water Quality.

**FAC:** See Facility Assimilative Capacity.

**Facility Assimilative Capacity (FAC):** The assimilative capacity applicable to an individual facility and determined through the establishment of the existing and probable pollutant concentrations at the point where the facility's effluent enters the segment. (Also see SAC.)

**Less-Degrading Alternative:** A reasonable discharging alternative identified through an alternatives analysis that results in less degradation than the alternative that protects existing uses and achieves the highest statutory and regulatory requirements, i.e., the more stringent of the water quality-based effluent limits for existing use protection or the technology-based effluent limits.

**Minimal Degradation:** The reduction of the facility assimilative capacity for any pollutant by less than 10 percent as a result of any single discharge or combination of discharges after existing water quality was determined. Events or activities causing minimal degradation are not required to undergo a Tier 2 review, except as otherwise specified in Section II.A.

**Non-Degrading Alternative:** A reasonable alternative to a proposed discharge that would not result in degradation of water quality as characterized by the existing water quality (EWQ) assessment.



**GLOSSARY** (continued)

**Outstanding National Resource Water (ONRW):** Waters listed in Table D of the WQS. These waters have outstanding national recreational and ecological significance. These waters shall receive special protection against any degradation in quality. Congressionally designated rivers, including the Ozark National Scenic Riverways and the Wild and Scenic Rivers, are so designated.

**Outstanding State Resource Water (OSRW):** Waters listed in Table E of the Water Quality Standards. These waters are designated by the Clean Water Commission as high quality waters with significant aesthetic, recreational or scientific value.

**Permit:** Unless otherwise specified, this term includes all permits issued to satisfy §644.051 RSMo, and to administer the federal National Pollution Discharge System (NPDES). Also included are any state certifications granted under §401 of the federal Clean Water Act.

**Pollutant:** Dredged spoil, solid waste, incinerator residue, sewage, garbage, sewer sludge, munitions, chemical waste, biological materials, radioactive materials, heat, wrecked or discarded equipment, rock, sand, cellar dirt, filter backwash or industrial, municipal or agricultural waste discharged into water.

**Pollutant-by-Pollutant Basis:** The review of the pollutants in a water body by assessing the level of each pollutant of concern, as opposed to assessing the overall condition of a water body, for the purpose of determining the level of antidegradation review applicable to the water. (See water body-by-water body approach.)

**Pollutant of Concern (POC):** Discharged pollutants, or pollutants proposed for discharge that affect **beneficial use(s)** in waters of the state. POCs include pollutants that create conditions unfavorable to beneficial uses in the water body receiving the discharge or proposed to receive the discharge. For example, where pH, temperature, and dissolved oxygen are in noncompliance with applicable numeric criteria.

**POC:** See pollutant of concern.

**Preferred Alternative:** A wastewater treatment or control alternative determined to be practicable, economically efficient and affordable through an alternative analysis in accordance with this document.

**Quality Assurance Project Plan (QAPP):** A QAPP or an equivalent plan that provides a blueprint for designing and evaluating data collection to ensure the data are of the quality needed to meet specified goals. The plan sets forth the specific quality control steps to be taken while collecting and analyzing information to ensure the data are credible.

**Regulated Discharge:** Any discharge that requires and is permissible by a permit or a water quality certification from the department pursuant to a state or federal law.

**SAC:** See segment assimilative capacity.

## GLOSSARY (continued)

**Segment:** A segment is a section of water that is bound, at a minimum, by significant existing sources and confluences with other significant water bodies. The use of this term is intended to provide a framework for tracking changes in assimilative capacity. An evaluation of the existing water quality (EWQ) must be made for each segment to be significantly degraded by a new or expanded discharge. Because the EWQ will vary along the entire segment, the applicant may use statistical modeling to describe the variation in degradation for each segment spatially and/or during specific periods or seasons.

**Segment Assimilative Capacity (SAC):** The assimilative capacity of a water segment at the first point of applicable Water Quality Standards (WQS) below a discharge point. (Also see FAC.)

**SEI:** See social and economic importance.

**7Q10:** The lowest average flow that occurs for seven (7) consecutive days that has a probable recurrence interval of once in ten (10) years.

**Significant Degradation:** A reduction by 10 percent or more of the facility assimilative capacity for any pollutant as a result of any single discharge, or the reduction of the segment assimilative capacity for any pollutant by 10 percent or more as a result of all discharges combined (See cumulative degradation) after existing water quality (EWQ) is determined, or any new or expanded discharge that **the department determines will likely result in the increased results, or potentially could result, in the accumulation of pollutants or their degradation products in sediment or fish tissue (see Section II.A.).** Events or activities causing significant degradation are required to undergo a Tier 2 review.

**Social and Economic Importance (SEI):** The social and economic benefits to the community that will occur from any activity involving a new or expanded discharge.

**Temporary Degradation:** Degradation that is non-permanent and the effects can be regarded as insignificant following a review of the a) length of time during which water quality will be lowered, b) percent change in ambient conditions, c) parameters affected, d) likelihood for long term water quality benefits to the segment (e.g., as may result from dredging of contaminated sediments), e) degree to which achieving the applicable Water Quality Standards (WQS) during the proposed activity may be at risk, and f) potential for any residual long-term influences on existing uses.

**Tier 1 Review:** Policies and procedures that apply to waters that qualify for Tier 1 protection in accordance with this document. Tier 1 protection requires a Tier 1 review designed to prohibit degradation that may cause or contribute to the impairment of a beneficial use, or violation of water quality criteria and prohibit further degradation of existing water quality (EWQ) where pollutants of concern (POCs) have resulted in the water being included on the 303(d) List. Tier 1 review applies as the minimum review level to all surface waters regardless of EWQ and applies on a pollutant-by-pollutant basis.

**Tier 2 Review:** Policies and procedures that apply to waters that qualify for Tier 2 protection in accordance with this document. Tier 2 protection requires a Tier 2 review designed to prohibit degrading the quality of a surface water unless a review of discharge necessity and social and economic considerations justifies the degradation of water quality. Tier 2 review applies to all waters where existing water quality is better than the applicable Water Quality Standards (WQS) as determined on a pollutant-by-pollutant basis.

**GLOSSARY** (continued)

**Tier 3 Review:** Policies and procedures that apply to waters given Tier 3 protection. Tier 3 protection requires a Tier 3 review designed to prohibit any degradation of water quality in Outstanding National Resource Waters (ONRWs) and Outstanding State Resource Waters (OSRWs) as identified in Tables D and E of the Water Quality Standards (WQS). Temporary degradation of a water under Tier 3 review may be allowed on a case-by-case basis by the department as explained in Section II.A.4 of this document. Tier 3 reviews are performed on a water body-by-water body approach, except for temporary degradation, which shall be performed on a pollutant-by-pollutant basis.

**Water Body-by-Water Body Approach:** The review of the pollutants in a water body by assessing the overall or combined levels of the pollutants of concern (POCs) as opposed to assessing the level of each POC in a water body for the purpose of determining the level of review applicable to the water. (See pollutant-by-pollutant basis.)

**Waters of the State:** Waters defined in §644.016(26) RSMo as: “[A]ll rivers, streams, lakes and other bodies of surface and subsurface water lying within or forming a part of the boundaries of the state which are not entirely confined and located completely upon lands owned, leased or otherwise controlled by a single person or by two or more persons jointly or as tenants in common and includes waters of the United States lying within the state.” The term “water,” or “waters,” is often used in this document in place of “waters of the state.”

**Water Quality Criteria (WQC):** Chemical, physical and biological properties of water that are necessary to protect beneficial water uses or the Water Quality Standards (WQS) that are expressed as the maximum allowable pollutant concentrations, or other conditions necessary for a water to fully support a **beneficial use**, i.e., 10 CSR 20-7.031(4) and (5).

**Water Quality Standards (WQS):** The provisions of 10 CSR 20-7.031 covering water classification, beneficial uses, general and specific water quality criteria (WQC), antidegradation and all other requirements establishing limits on the amount of pollution permissible in waters of the state.

\*\*\*

## ANTIDEGRADATION IMPLEMENTATION PROCEDURE

### I. Missouri's Water Quality Antidegradation Rule

The following are the implementation procedures for Missouri's antidegradation rule found at Title 10 Code of State Regulations, Division 20, Chapter 7.031(3) (i.e., 10 CSR 20-7.031(3)) and federal antidegradation policy at Title 40 Code of Federal Regulations (CFR) Section (§)131.12. The Missouri Department of Natural Resources (department) is required by 40 CFR §131.12(a) to develop and adopt a statewide antidegradation policy and to identify procedures for implementing that policy. Implementation generally includes

- identifying the antidegradation review levels (i.e., the "tiers") that apply to a surface water;
- determining existing water quality (EWQ);
- assessing and determining appropriate extent of water quality degradation;
- identifying and assessing less-degrading or non-degrading alternatives;
- determining the importance of economic or social development to justify degradation of waters; and
- establishing intergovernmental coordination and public participation processes.

#### A. Summary of Applicable Laws and Regulations on Antidegradation

The Missouri Clean Water Law (Sections (§§) 644.006 - 644.150 of the Revised Statutes of the State of Missouri (RSMo)) establishes requirements for the protection and management of surface water and groundwater quality. The Missouri Clean Water Commission, through the assistance of the department, promulgates regulations on water quality. Missouri's Water Quality Standards (WQS)<sup>1</sup> are written into regulation at 10 CSR 20-7.031. The specific portion of the regulation prescribing the policy on antidegradation is 10 CSR 20-7.031(3).

The antidegradation rule is one of four required regulatory elements of the WQS. The other three elements include water classification, beneficial uses, and water quality criteria (narrative and numeric). All of these review elements must be administered as a whole.

All waters of the state are subject to the *Missouri Antidegradation Implementation Procedure* (this document).

<sup>1</sup> For purposes of this document, the terms "criteria" and "standards" have separate meanings (See the Glossary of this document). This document uses the phrase "Water Quality Standards," or WQS, when referring to the collective provisions of 10 CSR 20-7.031. The phrase "water quality criteria," or WQC, strictly refers to the provisions of 10 CSR 20-7.031(3) and (4) (i.e., the narrative and numeric limits placed on specific pollutants based on designated use). "Beneficial uses" is a term used in this document to mean both "existing" and "designated" uses. See Glossary of this document.

The beneficial uses<sup>2</sup> and the applicable water quality criteria (WQC) can be found in 10 CSR 20-7.031. All waters of the state are subject to general criteria contained in 10 CSR 20-7.031(4). All waters listed in Tables G and H have beneficial uses and are subject to the specific (i.e., numeric) WQC contained in 10 CSR 20-7.031(5).

Beneficial uses may vary in a water body and may change at various locations. Most waters have more than one beneficial use. Where more than one use exists (See definition of existing use in the Glossary of this document), or has been designated (See definition of designated use in the Glossary) for a water, the use with the most stringent water quality requirements must be maintained and protected. An antidegradation review shall be performed for the entire segment (or multiple segments) of water expected to be significantly degraded by a new or expanded discharge. Depending on the pollutant load within the discharge and distance to, and assimilative capacity of, waters downgradient of the discharge point, the review may extend into more than one classified segment. The review must extend downgradient as far as significant degradation is expected regardless of the classification status of the receiving waters. If the expected degradation is confined within a single segment, the review may be limited to only the portion of the segment to be affected.

Waters listed in Tables D and E of the WQS are waters of outstanding quality. These waters include the state's Outstanding National Resource Waters and the Outstanding State Resource Waters. The degradation of water quality of these surface waters is prohibited except from short-term effects of temporary degradation.

All waters of the state are protected under at least one of three tiers of the antidegradation rule. Section I.B of this document describes these tiers and explains how the protection levels are assigned to each water. How the tier protection level may be revised is explained in Section I.C of this document.

## B. Assigning Tier Protection Levels

The following three levels (or tiers) protect water quality from degradation in all waters of the state on a pollutant-by-pollutant basis. The tiers are specified in rule at 10 CSR 20-7.031(3) as follows:

(3) Antidegradation. The antidegradation policy shall provide three (3) levels of protection.

(A) Tier One. Public health, existing instream water uses and a level of water quality necessary to protect existing uses shall be maintained and protected.

(B) Tier Two. For all waters of the state, if existing water quality is better than applicable water quality criteria established in these rules, that existing quality shall be fully maintained and protected. Water quality may be lowered only if the state finds, after full satisfaction of the intergovernmental coordination and public participation requirements, that the lowered water quality is necessary to allow important economic and social development in the geographical area in which the waters are located. In allowing the lowering of water quality, the state shall assure that there shall be achieved the highest statutory and regulatory requirements for all new and existing point sources and all cost-effective and reasonable best management practices for nonpoint source control before allowing any lowering of water quality. This provision allows a proposed new or modified point or nonpoint source of pollution to result in limited lowering of water quality provided that –

<sup>2</sup> "Beneficial uses" is a general term used in this document to mean both "existing" and "designated" uses. See the Glossary of this document.

1. The source does not violate any of the general criteria set forth in section (4) of this rule [not shown here], or any of the criteria for protection of beneficial uses set forth in section (5) of this rule [not shown here];

2. The source meets all applicable technological effluent limitations and minimum standards of design for point sources or minimum pollution control practices for nonpoint sources; and

3. The lowering of water quality, in the judgment of the department, is necessary for the accommodation of important economic and social development in the geographical vicinity of the discharge. In making a preliminary determination based on socioeconomic development considerations, the department may consider the potential for regional increases in utility rates, taxation levels or recoverable costs associated with the production of goods or services that may result from the imposition of a strict no-degradation policy. Consideration may also be given to the possible indirect effects of a policy on per capita income and the level of employment in the geographical vicinity of the proposed pollution source. Any preliminary decision by the department to allow a limited lowering of water quality will be stated as such in a public notice issued pursuant to 10 CSR 20-6.010. Pursuant to that provision, a public hearing will be held in the geographical vicinity of the proposed pollution source, if the department determines there is significant public interest in and need for a hearing.

(C) Tier Three. There shall be no lowering of water quality in outstanding national resource waters or outstanding state resource waters, as designated in Tables D and E [of the Water Quality Standards].

The protections created by those sections of the rule, in combination with the policies and procedures outlined in this document, can be comprehensively summarized as follows:

Tier 1 Protection:

Policies and procedures that prohibit degradation that may cause or contribute to the impairment of a beneficial use or violation of WQC; and prohibit further degradation of existing water quality (EWQ) where additional pollutants of concern (POCs) would result in the water being included on the 303(d) List. Tier 1 protection applies as the minimum protection level to all surface waters, regardless of the EWQ.

Tier 2 Protection:

Policies and procedures that prohibit the degradation of water quality of a surface water unless a review of reasonable alternatives and social and economic considerations justifies the degradation in accordance with the procedures presented in this document. Tier 2 protection applies on a pollutant-by-pollutant basis to all waters where EWQ is significantly better than the applicable WQS.

Tier 3 Protection:

Policies and procedures that prohibit any degradation of water quality of Outstanding National Resource Waters (ONRWs) and Outstanding State Resource Waters (OSRWs) as identified in Tables D and E of the WQS. Temporary degradation of water receiving Tier 3 protection may be allowed by the department on a case-by-case basis as explained in Section II.A of this document.

The level of protection identified above determines the type of antidegradation review required when new or expanded discharges are proposed such that Tier 1 protection requires a Tier 1 review, Tier 2 protection requires a Tier 2 review and Tier 3 protection requires a Tier 3 review. Because the Tier 1 and 2 reviews are conducted on a pollutant-by-pollutant basis, this document refers to these reviews as a review of a

"pollutant" as opposed to a review of the overall quality of a "water body." (See the definitions of "pollutant-by-pollutant basis" and "water body-by-water body approach" in the Glossary of this document.)

Tier 1 reviews allow pollutants to be discharged in accordance with the WQS without performing the alternatives analysis, reviewing the implementation of nonpoint source controls, or determining social and economic importance in accordance with Sections II.B, D and E of this document, respectively. Also, all other requirements for the development of appropriate permit effluent limits still apply (such as application of appropriate federal effluent limitation guidelines (ELGs) for certain industries and secondary treatment standards for domestic wastewater). For pollutants receiving a Tier 1 review, the target water quality is determined by the WQS in combination with these other permitting requirements.

Because Tier 1 and 2 reviews are conducted on a pollutant-by-pollutant basis as opposed to on a water body-by-water body approach, the allowance for degradation of water quality through a discharge of a pollutant depends on the existing level of that pollutant within the receiving water (i.e., the EWQ), and the probability of promptly restoring the quality where pollutants levels are elevated. Waters already containing POCs "at or near" (See Section I.B.1 below) WQS will qualify for Tier 1 protection for those POCs. The water may receive the same pollutants if: 1) the discharge would not cause or contribute to a violation of the WQS; 2) all other conditions of the state permitting requirements are met (i.e., no-discharge options are explored and technology-based requirements (including ELGs) are met); and 3) the permit is issued reflecting the highest statutory and regulatory requirements. Section II.A of this document lists other examples of discharges not requiring a Tier 2 review based on the minimal degradation that results during those discharges.

In the absence of information on EWQ, waters shall automatically receive Tier 2 review prior to receiving any additional POCs that might result in degrading the water quality.

This procedure requires all waters to receive a Tier 2 review where a discharge will significantly degrade water quality. An exception is made for ONRWs and OSRWs that shall always be given Tier 3 protection (no degradation of water quality allowed).

#### 1. Assigning Tier 1 Review

Tier 1 review is assigned on a pollutant-by-pollutant basis by the department when the concentration of the POC is statistically similar to the applicable WQC. Additionally, 303(d) listed segments are considered Tier 1 for POCs attributed to use impairment. Prior to allowing any new or expanded discharges of that pollutant, the department and applicant must conduct a Tier 1 review and demonstrate that the discharge would not violate the water quality criterion for that pollutant. *Only those pollutants that are documented as already being at, near or violating WQS qualify for a Tier 1 review.*

## 2. Assigning Tier 2 Review

A Tier 2 review shall be conducted by default on all waters of the state before an application for a permit to discharge is filed, unless one of the following conditions apply:

- the water is an ONRW or OSRW to which Tier 3 protection applies,
- the discharge is considered insignificant in accordance with the criteria explained in Section II.A of this document, or
- the POC is already at a level that qualifies the water for Tier 1 protection.

## 3. Assigning Tier 3 Review

This review shall automatically apply to ONRWs and OSRWs listed in Tables D and E in the WQS at 10 CSR 20-7.031. All ONRWs and OSRWs are presumed to have no significant levels of pollutants under normal circumstances. Any degradation of water quality is prohibited in these waters unless the discharge only results in temporary degradation.

## C. Revising Tier Review Levels

The default tier review will change from Tier 3 to Tier 2 if the water is no longer designated in rule as an ONRW or OSRW. The department may also change a review level from Tier 2 to Tier 1 if a pollutant reaches the levels explained in Section I.B.1 of this document. The change in a review level of any pollutant will require an opportunity for public review as outlined in Section II.F of this document.

Any person may petition the Clean Water Commission to designate, through rulemaking, a water as an OSRW, and thus requiring Tier 3 review, if the water is documented to have the following conditions in accordance with 10 CSR 20-7.031(8):

- a high level of aesthetic or scientific value;
- undeveloped watershed; and
- located on or passes through lands which are state or federally owned, or which are leased or held in perpetual easement for conservation purposes by a state, federal or private conservation agency or organization.

Unique waters such as those that are highly aesthetic; provide critical needs for threatened, rare or endangered species; have archeological, cultural, scientific or exceptional recreational importance; or provide a special educational opportunity, should be given protection through the designation of a special use under 10 CSR 20-7.031(9). When these special use designations are assigned, the department should recommend appropriate site-specific criteria to protect the unique quality of these waters. The tier review level assigned to these unique waters will follow the same procedures developed for all other waters.

## II. Missouri's Antidegradation Implementation Procedure



This portion of the document outlines the procedure for determining whether or not degradation is allowed in waters of the state from regulated discharges. The antidegradation review procedure is based on:

- the level of protection (i.e., Tier 1, 2 or 3) assigned to the pollutants of concern (POCs) within the water receiving the discharge,
- the type of receiving water,
- existing water quality (EWQ) of the receiving water,
- the necessity of degradation, and
- the social and economic importance (SEI) of the proposed discharge.

*All new or expanded regulated discharges are subject to antidegradation review requirements.* These activities include those involving point source discharges regulated under Missouri's permit program (e.g., State Operating Permits) and discharges regulated under federal permits or licenses that are subject to state water quality certification under §401 of the federal Water Pollution Control Act (a.k.a. Clean Water Act).

Antidegradation reviews are required when proposed new or expanded discharges will significantly degrade water quality. In addition to reviewing the necessity for a discharge and the social and economic importance of the discharging activity, the department and applicants must ensure that proposed discharges fully protect beneficial uses, and achieve the highest statutory and regulatory requirements. The department must also assure that activities within the watershed are implementing cost-effective, reasonable best management practices to control nonpoint source pollution (See Section II.D of this document). Determinations issued under these provisions must be made in accordance with the public notification process described in Section II.F.1 of this document. A decision diagram of the antidegradation review process is provided as Appendix 1 of this document.

#### A. Determining the Significance and Appropriateness of Degradation

To determine the required scope of an antidegradation review, the department shall first determine whether or not the proposed new or expanded discharge will result in a significant degradation for a POC. POCs for antidegradation reviews include those pollutants reasonably expected to be present in the discharge and for which the assimilative capacity and permissible loads can be reasonably calculated. The permit applicant may avoid having to determine the assimilative capacity of the receiving water and, consequently, may proceed directly into defining the "necessity" (i.e., performing the alternatives analysis) of the discharge under Section II.B of this document by assuming (instead of demonstrating) that the proposed discharge will result in significant degradation for each of the POCs.

The activity shall be considered not to result in significant degradation, if:

- The proposed net increase in the discharge of a POC does not result in an increase in the ambient water quality concentration of the receiving water after mixing. When the department determines an increased pollutant load has the potential to

cause an increased accumulation of the pollutant within sediments or in fish tissue, the applicant may be required to assess this potential in determining the significance of degradation. Such an assessment would consider the physical, chemical and biological properties of the affected surface water, the circumstances surrounding the lowering of water quality, and the cumulative risks to the environment and to human health;

- The activity will result in only temporary degradation of water quality;
- An existing facility is applying for renewal with no new or expanded discharge;
- The reduction of the facility assimilative capacity (FAC) for any pollutant is less than 10 percent as a result of any single discharge and the reduction of the segment assimilative capacity (SAC) for any pollutant is less than 10 percent as a result of all discharges combined after EWQ is determined. In situations involving bioaccumulative pollutants and SAC reductions of less than ten percent, the applicant may be required by the department to proceed directly into defining the “necessity” of the discharge under Section II.B of this document unless it can be demonstrated [to the department] that there is no attendant risks to the environment and human health;
- Combined sewer overflow (CSO) control projects resulting in a net decrease in the CSO-related pollutant loadings to surface waters shall be excluded from review requirements when these loadings are included in department-approved plans (e.g., Nine Minimum Controls, Long-Term Control Plan) in accordance with national guidance or policies. Treatment byproducts created by CSO discharges are also excluded from review requirements when the discharges are identified in a department-approved plan;
- The department concludes that the proposed activity will not cause significant degradation based upon the specifics of any watershed-based trading that has been agreed to by the project applicant. NOTE: Because Missouri does not currently have a watershed-based trading program in place, the applicant might experience some permitting delays in pursuing this exemption unless the department is given significant advanced notice of the applicant's proposal; or
- The activity is a thermal discharge that has been approved through a Clean Water Act 316(a) demonstration.

If a determination is made that significant degradation will occur, or it is assumed, the department will determine from information provided by the discharger whether or not the degradation is necessary to allow important economical and social development in the geographical areas in which the waters are located (See Sections II.B and II.E of this document).

#### 1. Determining Existing Water Quality

Determining existing water quality (EWQ) may be avoided if the discharger chooses to proceed on the assumption that all POCs will cause significant degradation. Dischargers wishing to make this assumption may skip to an alternatives analysis discussed in Section II.B of this document. Dischargers wishing to determine EWQ shall perform the following steps:

## a) Summary of Approach

EWQ either:

- provides confirmation that the water quality for a POC is below, at or near WQS and therefore justifies a Tier 1 review, or
- serves as the yardstick by which available assimilative capacity is measured for the POCs to receive a Tier 2 review.

The Water Quality Standards (WQS), not EWQ, establishes the target for waters receiving Tier 1 review. However, no degradation of EWQ is allowed for any pollutant already causing water quality to not meet the applicable WQS. *For waters receiving pollutants from permitted facilities that are in compliance with the terms and conditions of their permits, the EWQ shall include the levels of pollutants already permitted to be discharged to the waters at the time EWQ is first determined.* Also, EWQ, when determined for the same segment over multiple times, will track cumulative degradation.

The department intends to delineate water segments in sufficient detail to allow for distinct EWQ assessments. Segments should not overlap and should be bound, at a minimum, by significant existing sources and/or confluences with other water bodies. Where proposed new or expanded discharges may affect (degrade) multiple segments, multiple EWQ evaluations may be needed. Finalization of a statewide water segment delineation and EWQ tracking system may require years to complete. The present uncertainty associated with segment delineation emphasizes the need for potential EWQ data generators to consult with the department prior to initiating data generation activities.

This section describes how EWQ is characterized through:

- Establishment of EWQ for waters using existing assessment data when available;
- Approaches which consider the size and potential impacts of the proposed discharge; and
- Cooperative action by both the department and the applicant to generate new EWQ information where little or no data exist.

In general, EWQ will be based upon existing assessments conducted under the current department monitoring and assessment programs. EWQ assessments will seek to gather information only on the pollutants reasonably expected to be in discharges.

The preferred approach for assessing EWQ is to use previously collected data where available. Where adequate data are not available, the second preferred approach is to collect water quality data. The third preferred approach for assessing EWQ is to use an appropriate water quality model. Sometimes more than one approach may be needed to characterize EWQ for all POCs.

The department can advise the applicant on what approaches may be most appropriate to establish the EWQ. If a data collection effort is chosen, the department can advise the applicant on what data are needed and can provide guidance on how to collect and report the needed information to the department. Statistical approaches to determine the appropriate level of tier review for each POC are discussed in Section II.A.1.d and Appendix 2 of this document.

b) Water Quality Assessment Procedures

EWQ must be established at critical flow conditions. Critical flow conditions are the point in time in which the beneficial uses within a water of the state are most susceptible to the effects of pollution, which is generally but not necessarily when a stream is at or near its 7Q10 flow. Therefore, stream water quality data used to establish EWQ should target critical conditions. If no measurable surface flow is present during critical conditions, then sampling should be collected at a representative pool. A lake's critical condition shall be determined on a case-by-case basis but would normally be when the surface water is at or below its ordinary or base level.

Although EWQ is established for critical flow conditions, the period of critical flow and maximum permitted pollutant loading often does not coincide with water quality sampling. Water quality models are useful for developing defensible EWQ values for POCs when water quality samples do not necessarily reflect the critical flow and loading conditions.

When data collection is involved, it is recommended that dischargers submit their monitoring and quality assurance/quality control (QA/QC) plans (e.g., a Quality Assurance Project Plan (QAPP) or similar quality assurance/quality control document) to the department well in advance (i.e., at least six months) of any planned activities or permit application submittals. This will facilitate and help streamline the permitting process. Environmental groups, trade organizations, the general public, the department and other governmental agencies may also elect to generate EWQ data with the prior approval of the department and under appropriate, documented QA/QC procedures (e.g., a QAPP). Multiple dischargers to a surface water may combine resources to generate EWQ data and may join with other watershed stakeholders in the effort. The technical complexity associated with this process precludes establishment of universally applicable procedures.

However, the objective of this effort – generating a reasonable, credible and scientifically defensible characterization of EWQ – provides a framework for conducting such activities when needed for antidegradation reviews.

Given the complexity of the issue, potential generators of EWQ data are expected to notify the department of their intent to generate data and to obtain agency concurrence on proposed sampling protocols, sampling locations,

POCs, reporting format, etc., prior to initiating data collection efforts. The initial consultation with the department may also be used by regulated entities to evaluate the availability of existing data that may be used as a supplement to, or in lieu of, new EWQ data.

When regulated entities or third parties collect data, the department may conduct field or laboratory audits to verify that data generators are adhering to established sampling protocols, and may split samples for independent analysis. Data generators that proceed without the department notification and concurrence, risk rejection of the data and significant delays in the permitting process. Potential generators of EWQ data are also encouraged to notify other regulated entities and stakeholders in the segment of their intent to generate EWQ data. Area-wide cooperation in the EWQ assessment process may allow for sharing of the cost of data generation and avoidance of conflict in subsequent permitting actions.

*Once EWQ is established for a surface water, it is the yardstick against which degradation is measured during all future antidegradation reviews on the segment.* If future monitoring data indicate that EWQ is improving due to upstream water pollution controls or water quality is changing due to natural conditions, the department may revise EWQ to reflect those water quality changes. Antidegradation rule generally does not allow a revision of the original EWQ measurement, that is, *EWQ is not a moving target, unless it moves in the direction that reflects improving water quality.* However, if it is shown that an error in determining EWQ or additional data collection significantly increases the certainty of the results, then EWQ should be reevaluated.

For proposals that entail a discharge into a water for which there is no EWQ data (i.e., where new data must be collected or a model performed for assessment of EWQ), the location of the EWQ assessment generally will be immediately upstream of the proposed new discharge location.

In some instances, particularly discharge expansions, it may be necessary to establish EWQ downstream of an existing source. In these instances, the water must be receiving a discharge at the time it is sampled. When such specific periods are analyzed, the resulting EWQ determination must clearly define the location and period for which the EWQ is representative, e.g., “x” distance below a mixing zone, at a specific flow rate (cubic feet per second, or “cfs”) or flow level (e.g., 8.1 feet at a specific gauge). An alternative approach would be to measure pollutant concentration upstream of the existing source and model the EWQ in the downstream segment of interest based on permit conditions.

For lakes, EWQ will be assessed near tributary inlet mixing areas, in the main body of the lake or in other areas of the lake as appropriate. The department will make determinations regarding EWQ characterization and

accommodation of variations caused by seasonal impacts, water level fluctuations or other factors.

Where there are adequate EWQ data from multiple sampling sites on a water, these stations can become the EWQ stations from which a composite EWQ characterization can be developed. Alternatively, the department may choose one existing monitoring site as the station from which to characterize EWQ. The department may request additional monitoring at the site if the existing data are insufficient (e.g., where no information has been collected on POCs that would reasonably be expected in the proposed discharge).

It is important to note that when EWQ pollutant concentrations are presented as one numeric value applicable year-around, that it be representative of the concentration present during the critical flow conditions. Multiple values applicable to seasons, or other defined periods, may be used if supported by the data or modeling approach. Where uncertainty in the EWQ analysis is great, either a factor of safety may be incorporated into the calculation or applicants may be required to collect EWQ data after the permit is issued. Such data will serve to develop an EWQ profile during build-out of the activity's discharge capacity in order to verify the model results.

Before initiating EWQ sampling, the discharger should develop and submit a sampling plan to the department for review. The sampling plan should address the following elements:

- Project goals and objectives,
- Identification of target conditions (including a discussion of any weather, seasonal variations, stream flow, lake level or site access that may affect the project),
- Sampling and handling methods,
- Data quality objectives,
- List of chemical parameters to be analyzed,
- Sampling frequency,
- Sampling period, including time of day,
- Sampling locations and rationale for site selection,
- Evaluation criteria for data results, and
- A list of field equipment (including tolerance range and any other specifications related to accuracy and precision).

Analytical methods for samples collected must comply with the parameters below.

- A person conducting an analysis of a sample taken to determine compliance with a WQS shall use an Environmental Protection Agency (EPA)-approved analytical method or an alternative analytical method that is approved by the department.

- Samples, containers, preservation techniques, holding times and analysis shall be conducted in accordance with *Guidelines Establishing Test Procedures and Analysis of Pollutants* in 40 CFR Part 136. The use of other validated analytical methodologies may be authorized here if such use can be technically justified. Stream flow shall be measured possible each time EWQ sampling is performed.
- Acceptable methods for flow measurement include those described in the U.S Geological Survey manual, *Techniques of Water Resources Investigations of the United States Geologic Survey* (Chapter A8, Book 3, "Discharge Measurements at Gauging Stations") and the department's Environmental Services Program's Standard Operating Procedure MDNR-WQMS-113, Flow Measurements in Open Channels. Each time EWQ sampling is performed on lakes, lake levels shall be measured using procedures approved by the department.

As noted, the department may consider existing data for establishing the EWQ from a federal or state agency, the regulated entity, the public or any other source as long as the data:

- were collected in accordance with an appropriate quality assurance plan;
- were collected using specified assessment or sample collection and analysis protocols; and
- meet Missouri's credible data and data interpretation requirements specified by Missouri's 303(d) Listing Methodology Document (*Methodology for the Development of the 2006 Section 303(d) List in Missouri* or subsequent approved revisions).

c) Pollutants of Concern/Data Collection

Dischargers will be required to generate EWQ for all POCs associated with the proposed discharge unless the discharger wishes to assume that significant degradation will result. In addition to the POCs, regulated entities may also be requested to provide water quality data or representative values for parameters necessary to determine the appropriate value range of WQC (e.g., pH, temperature, hardness) or to assess synergistic effects of multiple pollutants. If a dissolved metal is a POC, a regulated entity may also be requested to provide the information necessary to translate the total metal present in the discharge to an in-stream dissolved concentration. Again, the importance of consultation between EWQ data generators and the department staff prior to EWQ data generation cannot be overstated.

d) Interpreting Data on Existing Water Quality

The water quality information generated from observed data should be used to assign the correct tier review level and to develop the EWQ value for the POC. A POC will be considered a Tier 1 pollutant where the 90<sup>th</sup> percentile

of at least five samples is greater than or equal to 95 percent of applicable water quality standard. All consideration should be given to the distributional and statistical properties of the data to ensure that appropriate statistical tests are utilized. Appendix 2 is an example of a statistical test of an assumed lognormal distribution to determine the appropriate level of tier review for a POC.

Generators of EWQ data are expected to provide documentation of their adherence to approved or established protocols and assure that the submitted information is accurate and complete. Only credible data will be reviewed in order to determine the EWQ on a pollutant-by-pollutant basis for each POC.

Data generators should make every effort to use the most sensitive, practical analytical methods available. The use of less sensitive analytical methods may cause rejection of the data set. *The discharger must consider the current EWQ value contained in the administrative record from previous sampling events. Established EWQ for any particular pollutant must be used to judge the impact of all subsequent proposals for discharges involving that pollutant.* EWQ reassessments may be appropriate if the data used in the original determination are shown to be invalid or if the water quality of the segment is believed to be significantly improved over that which existed at the time of the original EWQ determination.

## 2. Relationship of Antidegradation to Beneficial Uses and Classifications

This antidegradation implementation procedure applies to all waters of the state regardless of use designations or water classification. Regardless of the level of review assigned, an antidegradation review must not result in the impairment of an existing or designated beneficial use.

## 3. Determining Event-Specific and Cumulative Degradation

Degradation of a water's assimilative capacity may be allowed if it is considered minimal degradation or if it is justified in accordance with an antidegradation review performed in accordance with this document. The assimilative capacity represents the amount of contamination load that can be discharged to a specific water body without exceeding the WQS applicable to the POC. Degradation is considered minimal if the new or proposed loading (i.e., event-specific) is less than 10 percent of the facility assimilative capacity (FAC) and the cumulative degradation is less than 10 percent of the segment assimilative capacity (SAC).

The FAC for a new or expanded facility may be calculated as follows:

$$FAC = [(WQC \cdot (Q_s + Q_d)) - (C_s \cdot Q_s)] \cdot CF$$

Where:

WQC = water quality criterion (represented as a concentration, e.g., mg/L)

Qs = stream flow (7Q10 or other representative flow) in cubic feet per second (cfs)

Qd = average daily design flow of discharge in cfs



Cs = pollutant concentration in stream immediately below the point where the facility's effluent enters the segment

CF = conversion factor to convert a pollutant mass loading into the desired units.

For example, a CF of 5.4 to derive a load in "lbs/day" is appropriate when the WQC is represented in mg/L and flow is represented in cfs

$$[(\text{mg/L}) \cdot (\text{cfs}) \cdot 5.4] = (\text{lbs/day})$$

If the net increase in loading from the new or expanded facility is 10 percent or more of the FAC, then a Tier 2 review is required.

The SAC is calculated similar to the FAC but -

- Cs is established for the entire segment, and
- The applicable flow is equal to the flow at the most downstream extent of the water segment (i.e., sum of the stream critical flow and all upstream discharge flows).

If the cumulative net increase in loadings for a water segment is 10 percent or more of the SAC, then a Tier 2 review is required. The cumulative loading used for comparison to the SAC is limited to loadings attributed to new or expanded discharges since establishment of EWQ. The FAC and SAC should always be calculated at appropriate critical flow conditions (e.g., 7Q10).

Methods for calculating FAC, SAC, and minimal degradation for various scenarios are available in Appendix 3 of this document. The example calculations are based on conservative pollutants. Consideration for assimilation of the pollutant within the water body should be given when calculating minimal degradation for non-conservative pollutants.

#### 4. Temporary Degradation

Activities resulting only in temporary degradation will be given a Tier 1 review. The department will determine if degradation from a discharge qualifies as temporary following a review of information provided by the applicant. The information provided by the applicant must include a) length of time during which water quality will be lowered, b) percent change in ambient conditions, c) parameters affected, d) likelihood for long-term water quality benefits to the segment (e.g., as may result from dredging of contaminated sediments), e) degree to which achieving the applicable WQS during the proposed activity may be at risk, and f) potential for any residual long-term influences on existing uses.

#### B. Review for Alternatives to Degradation

An applicant proposing any new or expanded discharge that would significantly degrade water quality is required to prepare an evaluation of alternatives to the proposed discharge. The purpose of this evaluation is to determine whether or not the proposed discharge is "necessary," that is, no reasonable alternative(s) exist to prevent significant degradation. These alternatives are compared (in terms of practicability, economic efficiency and affordability) to the controls required to protect existing uses

and to achieve the highest statutory and regulatory requirements (i.e., the more stringent between the water quality-based effluent limits to protect an existing use and the applicable technology-based effluent limits).

## 1. Identifying Non-Degrading and Less-Degrading Pollution Control Measures

For any proposed discharge, there may be a number of pollution control measures that prevent or minimize water quality degradation. For discharges likely to cause significant degradation, applicants must provide an analysis of non-degrading and less-degrading alternatives to the minimum level pollution control. The minimum level of pollution control is the controls required to protect existing uses and to achieve the highest statutory and regulatory requirements, i.e., the more stringent of water quality-based effluent limits for existing use protection or technology-based effluent limits.

The applicant should evaluate a range of non-degrading or less-degrading pollution control alternatives with the intent of identifying reliable, demonstrated processes or practices that can be reasonably expected to achieve greater pollution reduction. The following alternatives are examples that may be considered depending upon applicability:

- Land application
- Subsurface irrigation
- Recycling or reuse (i.e., closed loop system)
- Discharge to a regional wastewater collection and treatment system
- Improved operation and maintenance of existing treatment system
- Alternative discharge locations
- Installation of biological/physical/chemical treatment processes that provide higher levels of treatment
- Seasonal or controlled discharges to avoid critical water quality periods

If experimental or unproven methods are proposed, the department may request information on previous applications of the method, effectiveness, transferability (if applicable), costs and other information as appropriate. Applications containing proposals for new or experimental methods will be required to append information regarding likely performance results. Such applications may be approved at the discretion of the department with the condition that if the proposed technology does not meet project pollutant control targets, the applicant must adopt conventional or other pollution control measures that meet state antidegradation requirements. The department may require that the applicant analyze additional alternatives if an appropriate range of alternatives were not evaluated. The department staff and the applicant should meet to discuss these and other issues early in the process. The applicant should also document any alternatives that were determined to be unreasonable and provide a basis for the conclusion.

## 2. Evaluating and Selecting Alternatives

Following the evaluation of possible alternatives, the applicant must provide a basis for selecting the most reasonable alternative. A reasonable alternative is one that is practicable, economically efficient, and affordable.

### a) Practicability

The practicability of alternatives is considered by evaluating the effectiveness, reliability, and potential impacts on the overall natural environment (i.e., land, air, and water) resulting from implementation of the alternatives. Non-degrading and less-degrading alternatives shall be considered effective unless an evaluation to the contrary is provided. The following are examples of the factors that may be evaluated during this process:

#### 1) Effectiveness and Reliability

- Certainty of achieving technology-based requirements and water quality criteria to protect existing uses
- Technical feasibility of alternatives (e.g., no-discharge of large discharges within dense urban areas)
- System or technology reliability, potential for upsets/accidents
- Nature of pollutants discharged
- Discharge timing and duration
- Need for low-flow augmentation
- Dilution ratio for pollutants discharged

#### 2) Environmental Factors

- Sensitivity of stream uses
- Sensitivity of groundwater uses in the area
- Effect on endangered species
- Potential to generate secondary water quality impacts (storm water, hydrology)

Review of these factors might be on a qualitative or quantitative basis, as appropriate. Other secondary environmental impacts should also be considered, such as the potential impact of alternatives on odor, noise, energy consumption, air emissions, and solid waste generation. Other practicability factors that should be considered during the review include the technical, legal, and local considerations of the various alternatives examined. The schedule and the estimated time of completion of the project should also be provided for each alternative discussed.

### b) Economic Efficiency

Alternatives that are deemed practicable must undergo a direct cost comparison. An analysis of pollution control costs, or economic efficiency, is appropriate when the applicant desires to optimize the balance between water

quality benefits and project costs. General cost categories that should be considered include:

- Capital costs
- Annual operating costs (including cost escalation)
- Other costs (one-time costs, savings, opportunity cost, salvage value)

Opportunity costs may be considered in the estimate of overall cost, as appropriate. For example, lost opportunity costs for lots in a proposed subdivision that would be used for land application rather than housing, or losses related to process changes that results in missed production runs are legitimate and should be documented.

In order to develop a standardized framework for projecting, evaluating, and comparing costs associated with various pollution control alternatives, applicants should use a present worth framework for reporting cost information. However, applicants may propose alternate economic demonstrations if appropriate. Alternative direct cost comparisons may be presented if the present worth calculation is complicated by the amount of difference in the effective design lives of the alternatives examined. The following calculation may be used to determine present worth:

$$P = C + O + [A \cdot (P/A, d, n)] - S$$

Where:

P = Present worth

C = Capital cost

O = Other costs (expressed as present worth)

A = Average annual operating cost (alternatively a gradient factor may be applied to account for cost escalation)

d = Discount rate

n = Useful life

S = Salvage value of facilities and land (expressed as net worth)

(P/A, d, n) = Equal series present worth factor =  $[(1 + d)^n - 1] / [1 + d]^n$

The alternative that is most economically efficient is then compared to the base cost of pollution control. The base cost of pollution control is the cost of the controls required to protect existing uses and to achieve the highest statutory and regulatory requirements, i.e., the more stringent of water quality-based effluent limits for existing use protection or technology-based effluent limits.

As a *non-binding rule-of-thumb*, alternatives less than 120 percent of the base cost of pollution control measures are economically efficient. In general, this amount represents the point beyond which increasing costs yield less proportional increases in water quality. Unless evidence exists to the

contrary, alternatives greater than 120 percent of the base costs are generally considered to not be economically efficient. Conditions that might warrant consideration of alternatives of greater cost (above 120 percent) are the practicability factors identified under Section II.B.2.a of this document.

Applicants performing the direct cost comparison approach should evaluate the economic efficiency of the treatment options for each of the primary POCs related to the proposed discharge. For example, the primary POCs for domestic wastewater discharges include biochemical oxygen demand (influencing in-stream dissolved oxygen concentration), ammonia, bacteria, and potentially other pollutants for which a wasteload allocation can be reasonably determined. An applicant may need to evaluate the costs associated with one POC if additional treatment process alternatives do not effect treatment for other POCs. This quantitative water quality analysis is not needed when the receiving water quality is not a significant factor for a specific alternative (e.g., in-stream dissolved oxygen concentrations in relation to a no-discharge alternative). Since all alternatives analyses use qualitative and quantitative assessments of water quality benefits and treatment costs and feasibility, best professional judgment is of the utmost importance when evaluating alternatives.

c) Affordability

Following an analysis of economic efficiency, the affordability of the most practicable and efficient alternative may be assessed at the applicant's discretion. This assessment may be used to determine if the alternative is too expensive to reasonably implement. This approach results in the selection of the most practicable and efficient alternative, while maintaining affordability to the public or private entity. *Alternatives identified as most practicable and economically efficient are considered affordable if the applicant does not supply an affordability analysis.*

The determination of affordability for public and private entities is an emerging issue nationally. As such, federal guidance has not yet been finalized. Therefore, the applicant may select the most appropriate analysis of affordability for the specific scenario. The U.S. Environmental Protection Agency's water quality standards handbook – "*Interim Economic Guidance for Water Quality Standards*," EPA-823-B-95-002 (1995) presents one set of public and private sector approaches which consider the absolute value of the alternative rather than through cost comparisons. This interim guidance is in no way binding and may be replaced or supplemented with other methods of analysis.

The applicant's analysis of affordability may also include a consideration of whether or not the alternative is equitable. For example, a project that will significantly impact the low-income members of the community may not be equitable, as opposed to the evaluation of impacts to median income households used in the EPA approach. Thresholds for equity may differ from

community to community, therefore, an understanding of the social needs and conditions of the community are necessary to determine if an alternative is socially equitable. Additionally, the review should consider the overall needs in the community. For instance, the analysis of affordability may consider funds that are available to the community to pay for pollution control but that are already targeted for education, health care, and other needs of high priority in the affected community. Such analyses must consider the ability of the community to obtain additional funding for expanding treatment in a manner equivalent to that presented in EPA guidance.

If the applicant determines that the most efficient alternative is affordable, then it is the preferred alternative. If the most efficient alternative is not affordable, then the affordability of the next most efficient alternative should be evaluated until an alternative is chosen that is practical, economically efficient and affordable.

Following the analysis of pollution control alternatives, the alternative that is the most practicable, economically efficient, and affordable should be considered the preferred pollution control alternative. If this alternative results in greater than minimal degradation, the applicant must then document the social and economic importance (SEI) of the discharge according to the guidelines in Section II.E. of this document.

#### C. Review for Conformance to Technology-Based Requirements

Prior to authorizing any proposed activity that would degrade a water, the department shall assure compliance with the state-required controls and federal effluent limitation guidelines on all point sources discharging to the water segment receiving the new or expanding discharge. Compliance shall be considered assured if all permits are in effect and the discharges from permitted facilities are not in significant noncompliance and/or are implementing all required best management practices (BMPs). Appropriate enforcement action and/or compliance schedules on facilities that are out of compliance will satisfy the assurance requirement.

#### D. Review for Implementation of Controls for Nonpoint Pollution Sources

In March 1994, EPA transmitted guidance regarding nonpoint sources of pollution (NPS) and the antidegradation provisions of the Water Quality Standards (WQS), with clarifying remarks for antidegradation implementation. EPA's regulatory interpretation of 40 CFR Section 131.12(a)(2) is that federal antidegradation policy does not require the department to establish best management practices (BMPs) for nonpoint source pollution control where regulatory programs requiring BMPs do not exist. The Clean Water Act leaves it to the states to determine what, if any, controls on nonpoint sources are needed to provide for attainment of state WQS. States may adopt regulatory or voluntary programs to address nonpoint sources of pollution. Federal rules at 40 CFR Section 131.12(a)(2) do not require that states adopt or implement best management practices for nonpoint sources prior to allowing point source degradation of a water. However, where a state has adopted a regulatory program for nonpoint source pollution

control, the state must assure that such controls are properly implemented before authorization is granted to allow degradation of water quality. EPA also interprets 40 CFR Section 131.12(a) to mean that degradation is unnecessary for accommodating important social and economic development if the degradation could be partially or completely prevented through implementation of existing state-required BMPs.

The State of Missouri documents its program for nonpoint source pollution control in its Continuing Planning Process. This document explains how the program functions - that is, how it is funded, how funds are allocated to specific projects and how the program oversees the project completion. This document is updated regularly to keep the program priority-based, cost-effective and open to the public.

Nonpoint source discharges are not exempt from antidegradation requirements. The department will take aggressive action to prevent significant degradation from nonpoint pollution sources and to restore waters that are impaired by nonpoint sources. However, nonpoint source discharges of pollutants are not currently regulated, and there are no regulatory control documents that are subject to an antidegradation review. Consequently, activities resulting in a new or expanded amounts of pollutants entering waters from nonpoint sources are not subject to an antidegradation review prior to these activities commencing.

#### E. Determining Social and Economic Importance of the Preferred Alternative

##### 1. Steps in Determining Social and Economic Importance (SEI)

If the preferred alternative identified in Section II.B. of this document will result in significant degradation to the receiving waters, then the applicant must demonstrate that the preferred alternative (or "project") will allow important economic and social development. SEI is defined as the social and economic benefits to the community that will occur from any activity involving a new or expanded discharge. The applicant should use the following three steps to demonstrate the SEI:

- Identify the affected community
- Identify relevant factors that characterize the social and economic conditions of the affected community
- Describe the important social and economic development associated with the project

The affected community is defined in 10 CSR 20-7.031(3)(B) as the community "in the geographical area in which the waters are located." The affected community should include those living near the site of the proposed project as well as those in the community that are expected to directly or indirectly benefit from the project.

In order to describe the economic and social development associated with the proposed project, the applicant will first need to determine the social and economic

factors that best characterize the affected community. Examples of social and economic factors include:

- Measures of employment or income
- Increasing production
- Increasing or improving housing
- Increasing the community tax base
- Providing necessary public services (e.g., fire department, school, infrastructure)
- Correcting a public health, safety or environmental problem

The social and economic measures identified above do not constitute a comprehensive list. Each situation and community is different and will require an analysis of unique social and economic factors. The applicant is encouraged to consider analyzing additional factors that characterize the specific community under consideration.

Following the identification of appropriate social and economic measures, the applicant must describe the expected change in these factors that is associated with the project. The purpose of this step is to demonstrate whether or not important social and economic development will result from the project. The applicant should first describe the existing condition of the affected community. This base condition should then be compared to the predicted change (benefit) in social and economic condition after the discharge is allowed. The area's use or dependence upon the water resource affected by the proposed discharge should also be described in the analysis. In doing so, the applicant may evaluate any associated environmental related benefits or costs, such as:

- Promoting/impacting fishing, recreation and tourism industries
- Reserving assimilative capacity for future industry and development

Upon the consideration of all relevant factors, the project constitutes important social and economic development if the applicant demonstrates that the project will lead to beneficial changes in the factors presented (i.e., increased jobs, employment, housing or other appropriate factors). This determination will be made on a case-by-case basis using information provided with the application.

## 2. Preliminary Determination of Social and Economic Importance

When information available to the department is not sufficient to make a determination regarding the social and economic benefits or environmental impacts associated with the proposed activity, the department may request that the applicant submit additional information to support a preliminary determination. Once the department has reviewed the final information pertaining to the SEI of the proposed activity, the department shall make a preliminary determination regarding how the SEI was considered in light of the changes to water quality. If the applicant has demonstrated that the proposed activity is important and if the highest applicable



and established statutory and regulatory requirements are achieved, the department will prepare draft determination for public review under Section II.F of this document. This preliminary determination also becomes part of the Administrative Record of Decisions described in Section VI of this document.

If the department determines, after appropriate discussions with the discharger, that either the SEI of the proposed project has not been demonstrated or that alternatives to the proposed discharge have not been appropriately considered, the department shall post its antidegradation review findings and the preliminary decision to deny the proposed activity. This preliminary determination also becomes part of the Administrative Record of Decisions.

#### F. Public and Interagency Participation in Antidegradation Reviews

Public participation is a component of the antidegradation review process. Public notice of antidegradation review findings, solicitations of public comment and maintenance of antidegradation review documents as part of the public record help ensure that interested parties can be engaged and involved throughout the review process. In addition, intergovernmental coordination and review is required prior to any action that allows degradation of water quality in a surface water afforded a Tier 2 review.

This section outlines the public participation *and* the intergovernmental coordination and review requirements. The processes for both must follow existing state rules regarding public notice, response to comments and maintenance of records. Antidegradation reviews for permitted facilities will employ the public participation procedures that are available through the permitting process (e.g., draft permits, Fact Sheets, Water Quality Review Sheets, opportunities to comment, etc.). The Fact Sheet on a permitted action will include a discussion on the antidegradation review.

##### 1. Public Notification Requirements

The department will provide public notice and opportunity for public comment on all antidegradation reviews. The department will combine these public participation opportunities with other procedures, such as the public notices related to permitting processes or intergovernmental coordination and review procedures.

Discharges that may result in degradation of waters can only be approved after the department allows for public comment on whether degradation should be allowed (under the general public hearing procedures prescribed at 10 CSR 20-6.010) and the department makes all of the following findings:

- The level of water quality necessary to protect applicable beneficial uses is fully maintained. Water quality shall not be degraded to a level that does not comply with the applicable Water Quality Standards (WQS).
- The highest statutory and regulatory requirements for new and existing point sources are achieved.

- All cost-effective and reasonable BMPs for nonpoint source pollution control are implemented.
- Allowing degradation of water quality is necessary and accommodates important economic or social development in the area where the surface water is located.

After an antidegradation review has been conducted for a discharge that may result in significant degradation, the public notice will include a notice of availability of

- the decision as to whether or not the proposed discharge meets antidegradation requirements;
- determination of projected impacts on existing water quality (EWQ);
- findings and determinations from the alternatives analysis, when required;
- the conclusions of any social and economic evaluation of the proposed activity, where necessary; and
- a description of the surface water that is subject to the antidegradation review.

Unless public participation on the antidegradation review is incorporated into a permitting process, a public notice will be provided through the appropriate legal advertisement in a qualified newspaper with the largest circulation for the county where the discharge will occur. The notice will identify the action being considered, list all beneficial uses identified of the surface water and call for comments from the public regarding the proposed discharge.

All antidegradation review findings shall be documented by the department and made part of the Administrative Record of Decisions. *Review documents, including EWQ assessments, determination on significance of degradation, alternatives analyses, demonstration of social and economic importance and any other decisions or findings, will be made available to the public.*

## 2. Opportunities for Public Participation

Public participation in Missouri's water quality antidegradation program is both broad and specific. Opportunities for broad participation include involvement in the department's triennial review of the WQS (i.e., use designations, water quality criteria determinations, antidegradation review requirements) and participation in rule development relative to permitting processes. In addition, any interested party may nominate a water body for review at the Tier 3 level by following the procedure for consideration outlined under Section I.C of this document. Finally, interested groups can conduct volunteer monitoring to support EWQ determinations.

Wherever possible, the department will seek to integrate public participation regarding antidegradation reviews with existing public participation procedures (e.g., permitting procedures). Public notice, opportunity for public comment and

opportunity for a public hearing will be provided for all activities approved after a Tier 1, 2 or 3 antidegradation review, as noted above. Public hearings and the collection of public comments on antidegradation reviews related to permit actions will be integrated into the existing hearing and comment provisions of permit processes.

When antidegradation reviews and notices of findings related to such reviews are incorporated into the permit process, any required notice of the permit hearing or solicitation of comments shall note that elements of the antidegradation review (e.g., decisions, analyses, studies, water quality impacts) are also under consideration. Public participation processes that may include opportunities for antidegradation review and public involvement include –

- The permit issuance process for individual or general permit templates, which must abide by the requirements of 10 CSR 20-6.
- Permitting, planning or funding actions, which require public notices, comment opportunities and meetings as part of the application process and planning requirements.
- Individual Clean Water Act §401 water quality certifications, which specify public participation requirements executed by the department.
- Provisions for public participation in antidegradation reviews and related matters as outlined in the department's Continuing Planning Process.
- Rulemaking involving revisions to the WQS related to antidegradation.

### 3. Intergovernmental Coordination and Review

Intergovernmental coordination is required prior to approving a discharge that would degrade a surface water protected at the Tier 2 level. This requirement seeks to ensure that all relevant public entities at the local, state and federal levels are aware of any proposal to degrade water quality and are provided with an opportunity to review, seek additional information and comment on the proposal. The intergovernmental coordination and review process occurs prior to the issuance of any final determination on the social and economic importance of the proposed discharge and may occur in tandem with public notice procedures outlined in the previous section. The time period afforded to commenting agencies will be consistent with the requirements for submission of public comments.

Element 5 of the Continuing Planning Process (CPP) also outlines the intergovernmental coordination process on activities involving the protection of water quality. Element 5 may be reviewed by contacting the department and requesting a copy of the CPP document or accessing the department's Web site.

Agencies will have access to summary information on the proposed activity, the receiving water segment, the EWQ of the receiving water segment, the POCs, the tier designation, estimated amount of degradation to the receiving waters, the

treatment alternatives reviewed and the social and economic importance of the proposed activity.

Once the intergovernmental coordination and public notice requirements outlined above are satisfied, the department shall make a final determination concerning the proposed activity. All determinations, including determinations to prohibit the activity, shall be documented and made a part of the Administrative Record of Decisions.

#### 4. Appeals of Antidegradation Review Decisions

If a preliminary decision on antidegradation is made in advance of a permitting decision, the discharger may appeal the preliminary decision to the department director, or authorized delegate, within 30 days of the preliminary decision is announced. After any modifications are made consistent with the department director's recommendations, the review shall be public noticed pursuant to the permitting procedures within 10 CSR 20-6.020. The department's final decision on a permit may be appealed pursuant to §§621.250 and 644.051 RSMo (i.e., of the Missouri state statutes) and 10 CSR 20-6.020 (i.e., of the Missouri Code of State Regulations).

#### 5. Confidentiality

To the extent Missouri's statutes allow, any information submitted pursuant to the *Missouri Antidegradation Implementation Procedure* or other rules of the Clean Water Commission that contains confidential business information shall be kept confidential by the commission and employees and agents of the department if a timely request for confidentiality is made by the person submitting the information. Confidential business information includes secret processes, secret methods of manufacturing or production, trade secrets, sensitive financial information and other information possessed by a business, that under existing legal concepts, the business has a right to preserve as confidential, and to limit its use by not disclosing it to others.

### III. Permit Considerations

The department will not require an antidegradation review for any proposed new or expanded discharge for which an entity submits an application for a construction or an operating permit prior to August 30, 2008, the original effective date of these procedures.

Antidegradation reviews will be initiated by requests for water quality-based effluent permit effluent limits for the individual permits. The department will assess existing water quality (EWQ) for the purpose of assisting in the development of permit effluent limits. In developing those limits, the department will use both internal and applicant-supplied data and evaluations, identify existing and beneficial uses of the receiving water and analyze the impacts of the discharge, as well as cumulative discharges, that might affect the assimilative capacity of the receiving surface water for relevant pollutants of concern (POCs).

Because the permit effluent limits have a significant impact on the treatment processes, technologies and procedures used by the applicant, it is important that the department be notified early as to the nature of the discharge, discharge location and effluent characteristics. Developing permit effluent limits requires collection of a considerable amount of information on the receiving water, the applicant's discharge and other activities in the drainage area. Early notification will ensure that the information collection process begins well before the applicant needs a permit to conduct planning activities, design facilities or proceed with project construction. In cases where the applicant intends to collect water quality data in preparation for an antidegradation review, the department recommends that the applicant meet with the department in a pre-application conference at least one year prior to the expected date of permit issuance. Applicants seeking funding through state-managed grants or loans should consider visiting with the state at least two years in advance of permit issuance.

Much of the antidegradation review for a point source discharge regulated by a permit will occur during the permitting process. Proposed new or expanded discharges that may significantly degrade waters protected at the Tier 2 level must undergo a comprehensive antidegradation review to determine whether less-degrading or non-degrading alternatives exist and whether significant degradation is necessary to allow important social and economic development in the area of the point source discharge.

Early notification and consultation between the applicant and the department will help ensure that the permitting process proceeds efficiently. The following steps outline the general procedure for processing a permit:

- Applicant notifies the department of intent to apply for permit coverage;
- The department determines eligibility for general permit or site-specific permit coverage, and if not a general permit;
- Applicant and/or the department collects EWQ information for applicable POCs;
- The department develops draft permit effluent limits based on effluent guidelines, the applicable Water Quality Standards (WQS), EWQ and antidegradation requirements;
- Applicant applies for permit after consultation with the department;
- The department develops final permit effluent limits for POCs; and
- The department issues permit to applicant after the antidegradation review.

Regulated discharges that may temporarily degrade waters protected at the Tier 3 level must comply with the antidegradation requirements applicable to that review level (i.e., provide proof that the degradation is only temporary) before a permit will be granted. *Any discharge to an Outstanding National Resource Water or Outstanding State Resource Water will require a site-specific permit or individual §401 certification to ensure that impacts will be temporary and that the public can participate in the decision.*

## A. General Permits

In order to implement the procedure for antidegradation without causing major disruption to workflow and permit timeliness, an antidegradation review will not be required for discharges covered under Missouri's general permits until the general permit templates are reissued to incorporate the procedure. General permits will be addressed as they expire after the effective date of the *Missouri Antidegradation Implementation Procedure*. (The scheduled expiration dates of general permits issued by the department can be found on the department's Web page.)

Incorporating the antidegradation requirements in this manner will incrementally address all general permits within five years from the effective date of this document. Incrementally addressing the renewals avoids an excessive workload both on the public (during the required public participation on the permit renewal process) and on the department (when evaluating the various discharge alternatives and the overall social and economic importance (SEI) of the discharges authorized by each general permit).

## B. Site-Specific Permits

Following the effective date of this document, all applications for new or expanded site-specific permits, except for permits issued on non-discharging facilities, shall undergo an antidegradation review if significant degradation is likely in the receiving water or downstream waters. In these cases, site-specific permit effluent limits will be based upon applicable effluent guidelines, the characteristics of the discharge, cumulative effects and the alternatives analysis. In addition, the permit effluent limits must ensure that beneficial uses are maintained and protected in the receiving waters and downstream waters.

Applicants seeking site-specific permit coverage may be required to provide or collect EWQ information on any POCs reasonably expected to be in the discharge, if that information is not already available. Data collection requirements may depend on the nature of the proposed discharge and the pollutants reasonably expected in the discharge.

## C. §401 Certifications

Section 404 of the Clean Water Act regulates the placement of dredged or fill material into the "waters of the United States," including small streams and wetlands adjacent or connected to "waters of the United States." The U.S. Army Corps of Engineers (COE) administers the §404 permit program dealing with these activities (e.g., wetland fills, in-stream sand/gravel work, etc.) in cooperation with the EPA and in consultation with other public agencies.

In order to ensure that antidegradation and other water quality protection requirements are considered, reviewed and met in a comprehensive and efficient manner, these requirements will be addressed and implemented through the permitting and §401 water quality certification processes. Under this approach, applicants who fulfill the terms and conditions of applicable §404 permits, and the terms and conditions of the

department's corresponding §401 water quality certification, will have fulfilled the antidegradation requirements. Antidegradation considerations will be incorporated into §404 permits and the corresponding §401 certifications at the time of permit issuance.

For minor activities covered under §404 general permits (e.g., road culvert installation, utility line activities, bank stabilization, etc.), antidegradation requirements will be deemed to be met if all appropriate and reasonable BMPs related to erosion and sediment control, project stabilization and prevention of water quality degradation (e.g., preserving vegetation, stream bank stability and basic drainage) are applied and maintained. Applicants desiring to fulfill antidegradation review requirements under this approach will be responsible for ensuring that permit requirements and relevant water quality certification conditions are met.

Missouri manages its §401 water quality certification program to ensure that the placement of dredged or fill material into surface waters do not create any unmitigated water quality impairments or significant degradation of surface waters. Under the BMP-based approach adopted by Missouri, regulated activities for which mitigation has been certified by the state pursuant to §401 of the Clean Water Act will not be required to undergo a separate Tier 2 review in accordance with this document.

The decision making process for §404 individual permits is contained in the §404(b)(1) guidelines (40 CFR Part 230) and contains all of the required elements for a Tier 1 and Tier 2 review. Prior to issuing a permit under the §404(b)(1) guidelines, the COE must: 1) make a determination that the proposed discharges are unavoidable (i.e., necessary); 2) examine alternatives to the proposed activity and authorize only the least damaging practicable alternative; and 3) require mitigation for all impacts associated with the activity. A §404(b)(1) findings document is produced as a result of this procedure and is the basis for the permit decision. Public participation is also provided for in this process. Because the §404(b)(1) guidelines meet the requirements of a Tier 1 and Tier 2 review, the department will not conduct a separate review for the proposed activity. Tier 1 and Tier 2 review will be met through §401 certification of individual §404 permits and will rely upon the information contained in the §404(b)(1) findings document.

#### **IV. Monitoring and Assessment Considerations**

##### **A. Data Collection and Evaluation**

Data gathered during the department's regular monitoring and assessment efforts shall be evaluated in accordance with the level of tier review designated to the waters. Data gathered on a water being given a Tier 1 review shall be assessed for compliance with the narrative and numeric Water Quality Standards (WQS) of 10 CSR 20-7.031. Waters receiving Tier 3 review shall be assessed against the existing water quality (EWQ) data or other appropriate reference stream data. Waters receiving Tier 2 review shall be assessed against EWQ data or other appropriate stream data unless degradation has been authorized since the EWQ data was collected. Assessments on waters that have undergone authorized degradation shall be assessed against the level of water quality that was predicted and documented in the Administrative Record of Decisions

when the degradation was authorized. Such assessments shall be made on the same pollutant-by-pollutant basis, as authorized by the antidegradation review.

#### B. Applicability to §305(b) Report and §303(d) List

Section 305(b) of the Clean Water Act requires each state to prepare and submit to EPA a biennial report describing water quality of all surface waters in the state. Each state must monitor water quality and review available data to determine if the WQS are being met. From this review, waters that do not meet WQS are identified. These waters are known as impaired waters. Those impaired waters that are impaired by a discrete pollutant or chemical condition, do not yet have sufficient water quality protection measures in place, and do not yet have an approved TMDL are used to form the §303(d) list. Identification of a surface water as impaired may be based on a violation of a numeric or narrative WQS.

To coordinate antidegradation reviews with the §305(b) and §303(d) listing process, the department will implement the following procedures:

- Tier 1 Protection (applicable to all waters):

No further degradation of EWQ for a pollutant of concern (POC) is allowed in a surface water where the EWQ for the POC does not meet the applicable WQS. Impaired waters are identified on Missouri's §303(d) List and targeted for future Total Maximum Daily Load (TMDL) development.

- Tier 2 Protection:

If performed properly, Tier 2 reviews will not result in degradation sufficient to cause beneficial use impairment. If a §305(b) water quality assessment shows that significant degradation of a surface water is occurring, and that the WQS might be violated over time, the department may conduct a special study of the extent and source(s) of degradation to determine the cause for the trend and identify appropriate antidegradation actions to reverse any preventable trends. The plan may include providing technical and other assistance to address probable sources of degradation and implement appropriate management practices. Other possible options include awarding priority points for grant or other funding programs targeted at water quality protection, amending permits or water quality certification conditions and working with stakeholders to support actions needed to protect and restore water quality.

- Tier 3 Protection:

No degradation, except for temporary degradation, is allowed in the unique waters afforded Tier 3 protection. If a §305(b) assessment shows that long-term degradation (i.e., not temporary degradation) of an Outstanding National Resource Water or Outstanding State Resource Water is occurring, the department may conduct a special study of the extent and source(s) of degradation



to determine likely trends and explore possible antidegradation actions needed to reverse the trend, similar to what was described for ensuring Tier 2 protection.

## **V. Applicability to Total Maximum Daily Loads**

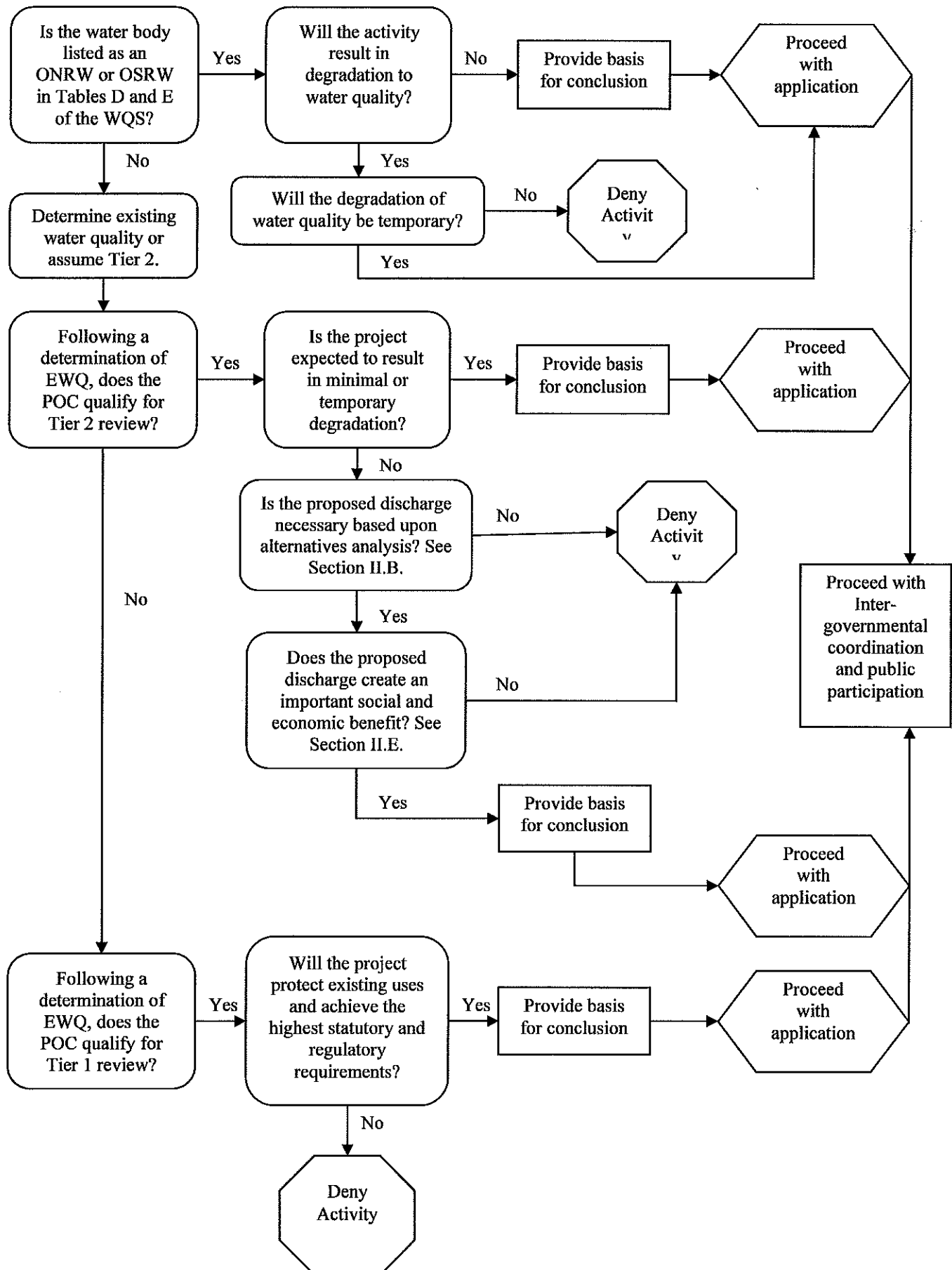
The department is required to develop Total Maximum Daily Loads (TMDLs) for the restoration of impaired waters. When developing these TMDLs, the department shall allocate pollution loads in accordance with the level of tier review designated to the pollutant of concern (POC). TMDLs developed for Tier 1 protection shall be designed to achieve compliance with the water quality criteria (WQC). TMDLs on waters receiving Tier 3 protection shall be designed to meet the water's existing water quality (EWQ) or other appropriate reference stream quality. TMDLs on POCs receiving Tier 2 review shall be designed to meet the water's EWQ data or other appropriate stream quality unless degradation has been authorized since the EWQ data were collected. TMDLs on waters that have undergone authorized degradation shall be developed for the level of water quality that was predicted and documented in the Administrative Record of Decisions when the degradation was authorized. Such TMDLs shall be made on the same pollutant-by-pollutant basis, as authorized by the antidegradation review.

## **VI. Administrative Record of Decisions**

The department shall prepare a record of all information considered and decisions made during antidegradation reviews. The purpose of this record is to create a historical reference to the basis for decisions and a complete explanation of the conclusions reached. The following list describes the documents necessary to complete the Administrative Record of Decisions on each antidegradation review.

- Final written decision on acceptability of degradation
- EWQ data or model on evaluated segment (or reference to the data) and the final EWQ of the segment determined following the last data or model interpretation
- Calculations for determining minimal degradation, if applicable
- Any other worksheets and calculations used during the antidegradation review

## Appendix 1. Antidegradation Decision Diagram



## APPENDIX 2

### Example Statistical Approach for Determining a Water's Eligibility for a Tier 1 Review

The following presents a method for determining whether or not a pollutant parameter or pollutant of concern (POC) is at, near, or violating the water quality standard in the water that would be receiving the discharge. The method below could be used regardless of data set size. This method may also be used in *Microsoft Excel*.

The following is the procedure to determine the 90<sup>th</sup> percentile of the observed data for a particular POC:

**Step 1:** Rank the list of values (concentrations) into ascending order and assign them values from 1 to N (N = total number of values)

**Step 2:** Use the following formula to calculate the corresponding ranking (which will be split into integer and decimal components).

$$R = 1 + \frac{P(N-1)}{100} = I + D$$

Where:

**R** = the rank of the data value (in this example, "3.7") that corresponds to the percentile to be determined

**P** = the percentile to be determined (in this example, "90", so written, "P90")

**N** = total number of data values from the receiving water (in this example, 4 values)

**I** = integer part of the ranking (in this example, "3")

**D** = decimal part of the ranking (in this example, "0.7")

**Step 3:** Use the following formula to interpolate between the necessary two values (in this example, "the two necessary values" are those representing the 3<sup>rd</sup> and 4<sup>th</sup> ranking):

$$P = Y_i + D(Y_{i+1} - Y_i)$$

#### EXAMPLE:

POC	=	Dissolved Aluminum (µg/L)
Sample Results	=	40 µg/L, 30 µg/L, 850 µg/L, 20 µg/L (four values)
Water Quality Standard	=	750 µg/L

**Step 1:** Rank the values in ascending order (e.g., 20, 30, 40, 850)

**Step 2:** Rank for 90<sup>th</sup> percentile =  $1 + [90(N - 1)/100] = 1 + (90 \cdot 3/100) = 3.7$  (where "3" = the integer component, and "0.7" = the decimal component)

Since the rank, "3.7", is between 3 and 4, you must interpolate between the two values that represent the 3<sup>rd</sup> and 4<sup>th</sup> rankings. In this case, the value "40" was ranked 3<sup>rd</sup> ( $Y_i$ ), and "850" was ranked 4<sup>th</sup> ( $Y_{i+1}$ ). So use the formula in Step 3 to come up with a value between 40 and 850 (specifically, seven tenths of the way between 40 and 850).

**Step 3:**  $P90 = 40 + [0.7 \cdot (850 - 40)] = 607 \text{ µg/L Dissolved Aluminum}$

[For *Excel* users, there is no need to sort the data. Just use the formula: "=*PERCENT*(array,k)" where the array represents the list of values (20, 40, 30, 850) and k=0.90.]

**If  $P90 \geq 95\%$  of the standard, then a Tier 1 review is appropriate.**

**If  $P90 < 95\%$  of the standard, a Tier 1 review is not appropriate. A Tier 2 review is required.**

In this example, since the P90 (607 µg/L) is less than 95% of the 750 µg/L standard for dissolved aluminum (95% being 712.5 µg/L), the P90 is judged to be *significantly* less than the standard. Therefore, a significant available assimilative capacity exists for aluminum and the proposed discharge does not qualify for a Tier 1 review. Instead, a Tier 2 review is required to justify the amount of reduction, if any, in the available assimilative capacity.

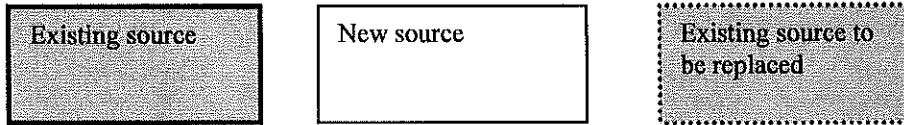


## APPENDIX 3

### Examples of Calculations for Minimal Degradation

**NOTE:** For the following six examples, the variables/terms are defined as follows (as is true in this entire document, **bolded terms** are defined in the Glossary):

Symbols:



cfs = cubic feet per second

Cc = chronic criterion (Note: Although the provided examples use the “chronic” criterion, in some cases it may be more appropriate to use the “acute” criterion.)

Qs = stream flow (7Q10 or other representative flow)

Qd<sub>1</sub> = average daily design flow of existing discharge in cubic feet per second (cfs)

Qd<sub>2</sub> = average daily design flow of new or expanded discharge (cfs)

Cs = pollutant concentration in stream immediately below the point where the facility’s effluent enters the segment

CF = conversion factor used to convert a pollutant mass loading into the desired units. For example, using a CF of 5.4 to derive a load in “lbs/day” is appropriate when the WQS is represented in mg/L and flow is represented in cfs [(mg/L) · (cfs) · 5.4] = (lbs/day)]

Cd<sub>1</sub> = existing discharge concentration (mg/L)

Cd<sub>2</sub> = new or expanded discharge concentration (mg/L)

EWQ = existing water quality, a characterization of the current approved levels of pollutants within a segment of water at the point of discharge (Also see the definition in the Glossary of this document.)

SAC = Segment assimilative capacity (lbs/day) – See Glossary.

FAC = Facility assimilative capacity (lbs/day) – See Glossary.

#### Steps for Calculating the Percent Reduction in FAC from a Proposed Discharge:

##### Step 1: Calculate the FAC

$$(1a) \text{ FAC for proposed new discharges} = [(WQC \cdot (Q_s + Q_{d2})) - (C_s \cdot Q_s)] \cdot CF$$

$$(1b) \text{ FAC for existing (expanding) discharges} = [(WQC \cdot (Q_s + Q_{d2})) - (C_s \cdot (Q_s + Q_{d1}))] \cdot CF$$

##### Step 2: Calculate the load of the new or expanded discharge and the current load of the existing discharge (if applicable)

$$(2a) \text{ Load of proposed new or expanded} = (C_{d2} \cdot Q_{d2}) \cdot CF = \text{“New discharge load”}$$

$$(2b) \text{ Load of existing discharge} = (C_{d1} \cdot Q_{d1}) \cdot CF = \text{“Current discharge load”}$$

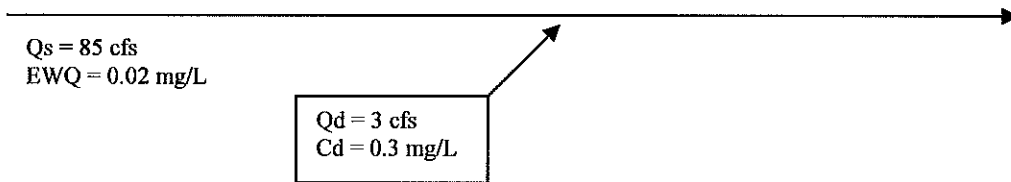
##### Step 3: Determine whether the new or expanded load is greater than 10 percent of the FAC

$$(3) \text{ Percent of FAC} = [(New \text{ discharge load} - Current \text{ discharge load}) / FAC] \cdot 100$$

## Example 1. Example calculation for determining minimal degradation from a new discharge

### Scenario:

- A municipality plans to build a new wastewater treatment facility with a design flow of 3 cfs (Qd) and an effluent zinc concentration of 0.3 mg/L (Cd).
- The receiving stream has a 7Q10 (Qs) of 85 cfs.
- The EWQ for the segment is 0.02 mg/L of zinc.
- The chronic criterion (Cc) of zinc is 0.151 mg/L.



$$\begin{aligned}
 \text{FAC} &= [(Cc \cdot (Qs + Qd)) - (EWQ \cdot Qs)] \cdot CF \\
 &= [(0.151 \text{ mg/L} \cdot (85 \text{ cfs} + 3 \text{ cfs})) - (0.02 \text{ mg/L} \cdot 85 \text{ cfs})] \cdot 5.4 \\
 &= [(0.151 \cdot 88) - (1.7)] \cdot 5.4 \\
 &= 62.6 \text{ lbs/day}
 \end{aligned}$$

$$\begin{aligned}
 \text{New discharge load} &= Qd \cdot Cd \cdot CF \\
 &= 3 \text{ cfs} \cdot 0.3 \text{ mg/L} \cdot 5.4 \\
 &= 4.9 \text{ lbs/day}
 \end{aligned}$$

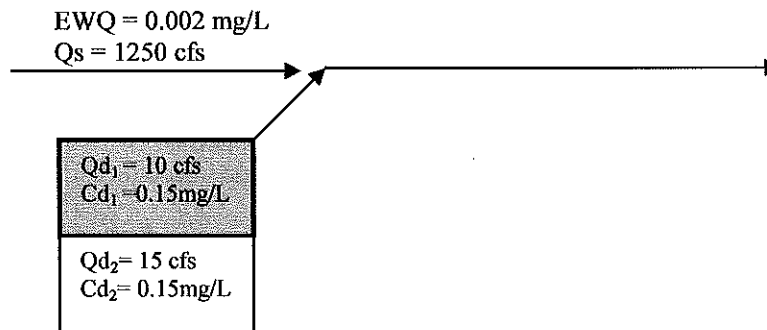
$$\begin{aligned}
 \text{Percent of FAC} &= (\text{New discharge load} / \text{FAC}) \cdot 100 \\
 &= (4.9 / 62.6) \cdot 100 \\
 &= 7.8\%
 \end{aligned}$$

The discharge could be allowed without further antidegradation review since the FAC consumption is less than the 10% minimal degradation threshold. A higher total discharge could be allowed if an antidegradation review indicates the activity may proceed.

## Example 2. Example calculation for determining minimal degradation from an expanding discharge

### Scenario:

- A municipality plans to expand its current wastewater treatment facility (an existing source) from 10 cfs ( $Q_{d1}$ ) to 15 cfs ( $Q_{d2}$ ) and maintain its effluent copper concentration of 0.15 mg/L ( $C_{d1}$  and  $C_{d2}$ ).
- The receiving stream has a 7Q10 ( $Q_s$ ) of 1250 cfs.
- The EWQ upstream of plant is 0.002 mg/L of copper.
- The chronic criterion ( $C_c$ ) of copper is 0.010 mg/L.



Cs: Stream load = EWQ · Stream flow (i.e.,  $Q_s$ ) · CF = 0.002 mg/L · 1250 cfs · 5.4 = 13.5 lbs/day  
 Current discharge load = Current copper effluent concentration · Current discharge flow · CF

$$= C_{d1} \cdot Q_{d1} \cdot CF = 0.15 \text{ mg/L} \cdot 10 \text{ cfs} \cdot 5.4 = 8.1 \text{ lbs/day}$$

Total load = Stream load + Current discharge load = 13.5 + 8.1 = 21.6 lbs/day

To solve for Cs:

$$21.6 \text{ lbs/day} = [C_s \cdot (Q_s + Q_{d1})] \cdot 5.4 = [C_s \cdot (1250 \text{ cfs} + 10 \text{ cfs})] \cdot 5.4 = [C_s \cdot 1260 \text{ cfs}] \cdot 5.4$$

$$21.6/5.4 = [C_s \cdot 1260] \cdot 5.4/5.4$$

$$4 = C_s \cdot 1260$$

$$4/1260 = C_s$$

$$C_s = 0.0031746 \text{ mg/L}$$

$$\begin{aligned} \text{FAC} &= [(C_c \cdot (Q_s + Q_{d2})) - (C_s \cdot (Q_s + Q_{d1}))] \cdot CF \\ &= [(0.01 \text{ mg/L} \cdot (1250 \text{ cfs} + 15 \text{ cfs})) - (0.0031746 \text{ mg/L} \cdot (1250 \text{ cfs} + 10 \text{ cfs}))] \cdot 5.4 \\ &= 46.71 \text{ lbs/day} \end{aligned}$$

$$\begin{aligned} \text{New discharge load} &= Q_{d2} \cdot C_{d2} \cdot CF \\ &= 15 \text{ cfs} \cdot 0.15 \text{ mg/L} \cdot 5.4 \\ &= 12.2 \text{ lbs/day} \end{aligned}$$

$$\begin{aligned} \text{Net increase} &= \text{New discharge load} - \text{Current discharge load} \\ &= 12.2 \text{ lbs/day} - 8.1 \text{ lbs/day} \\ &= 4.1 \text{ lbs/day} \end{aligned}$$

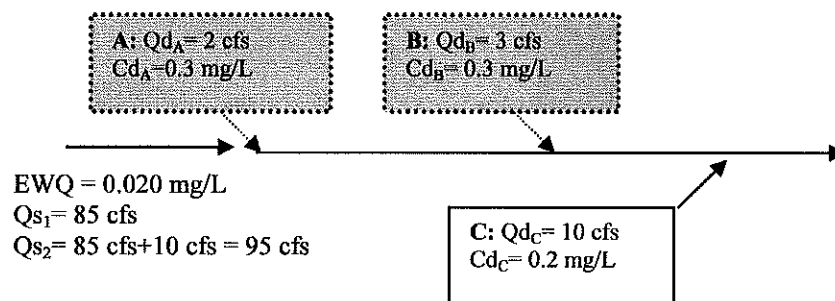
$$\begin{aligned} \text{Percent of FAC} &= (\text{Net increase}/\text{FAC}) \cdot 100 \\ &= (4.1/46.71) \cdot 100 \\ &= 8.78\% \end{aligned}$$

The discharge could be allowed without further antidegradation review since the net percent consumption of the FAC is less than the 10% minimal degradation threshold. A higher total discharge could be allowed if an antidegradation review indicates the activity may proceed.

### Example 3. Example calculation for determining minimal degradation from a new discharge replacing two existing discharges (Page 1 of 2)

#### Scenario:

- A municipality plans to build a new wastewater treatment facility (Plant C) with a design flow of 10 cfs ( $Q_{dC}$ ) and an effluent zinc concentration of 0.2 mg/L ( $C_{dC}$ ).
- The new wastewater treatment facility is to replace two current facilities (Plants A and B).
- Plant A (existing source) has a design flow of 2 cfs ( $Q_{dA}$ ) and an effluent zinc concentration of 0.3 mg/L ( $C_{dA}$ ).
- Plant B (existing source) has a design flow of 3 cfs and an effluent zinc concentration of 0.3 mg/L ( $C_{dB}$ ).
- The receiving stream has a 7Q10 ( $Q_{S1}$ ) of 85 cfs.
- The EWQ upstream of Plant A is 0.020 mg/L of zinc.
- The chronic criterion ( $C_c$ ) of zinc is 0.151 mg/L.



Note:  $Q_{S1}$  is the flow upstream of the affected segment (i.e., upstream of Plant A) and  $Q_{S2}$  is the flow downstream of Plant C after the consolidation.

Cs: Stream load = EWQ · Stream flow (i.e.,  $Q_{S1}$ ) · CF = 0.020 mg/L · 85 cfs · 5.4 = 9.2 lbs/day  
 Current discharge load = (Current zinc effluent concentration · Current discharge flow · CF) for Plants A and B combined.  

$$= [(C_{dA} \cdot Q_{dA} \cdot CF) + (C_{dB} \cdot Q_{dB} \cdot CF)]$$

$$= [(0.3 \text{ mg/L} \cdot 2 \text{ cfs} \cdot 5.4) + (0.3 \text{ mg/L} \cdot 3 \text{ cfs} \cdot 5.4)]$$

$$= [(3.24) + (4.86)]$$

$$= 8.1 \text{ lbs/day}$$

$$\text{Total load} = \text{Stream load} + \text{Current discharge load} = 9.2 + 8.1 = 17.2 \text{ lbs/day}$$

To solve for Cs:

$$17.3 \text{ lbs/day} = [Cs \cdot (Q_{S1} + Q_{dA} + Q_{dB})] \cdot CF = [Cs \cdot (85 \text{ cfs} + 2 \text{ cfs} + 3 \text{ cfs})] \cdot 5.4 = [Cs \cdot 90] \cdot 5.4$$

$$17.3/5.4 = [Cs \cdot 90] \cdot 5.4/5.4$$

$$3.2 = Cs \cdot 90$$

$$3.2/90 = Cs$$

$$Cs = 0.03556 \text{ mg/L}$$

$$\begin{aligned} \text{FAC} &= [(C_c \cdot Q_{S2}) - (Cs \cdot (Q_{S1} + Q_{dA} + Q_{dB}))] \cdot CF \\ &= [(0.151 \text{ mg/L} \cdot 95 \text{ cfs}) - (0.03556 \text{ mg/L} \cdot (85 \text{ cfs} + 2 \text{ cfs} + 3 \text{ cfs}))] \cdot 5.4 \\ &= [(14.345) - (0.03556 \cdot 3.2004)] \cdot 5.4 = [11.1446] \cdot 5.4 \\ &= 60.181 \text{ lbs/day} \end{aligned}$$

$$\begin{aligned} \text{New discharge load} &= Q_{dC} \cdot C_{dC} \cdot CF \\ &= 10 \text{ cfs} \cdot 0.2 \text{ mg/L} \cdot 5.4 \\ &= 10.8 \text{ lbs/day} \end{aligned}$$

$$\begin{aligned} \text{Net increase} &= \text{New discharge load} - \text{Current discharge load} \\ &= 10.8 \text{ lbs/day} - 8.1 \text{ lbs/day} \\ &= 2.7 \text{ lbs/day} \end{aligned}$$



10/1/16  
10/1/16

**Example 3. Example calculation for determining minimal degradation from a new discharge replacing two existing discharges** *(Page 2 of 2)*

$$\begin{aligned}\text{Percent of FAC} &= (\text{Net increase/FAC}) \cdot 100 \\ &= (2.7/60.181) \cdot 100 \\ &= 4.5\%\end{aligned}$$

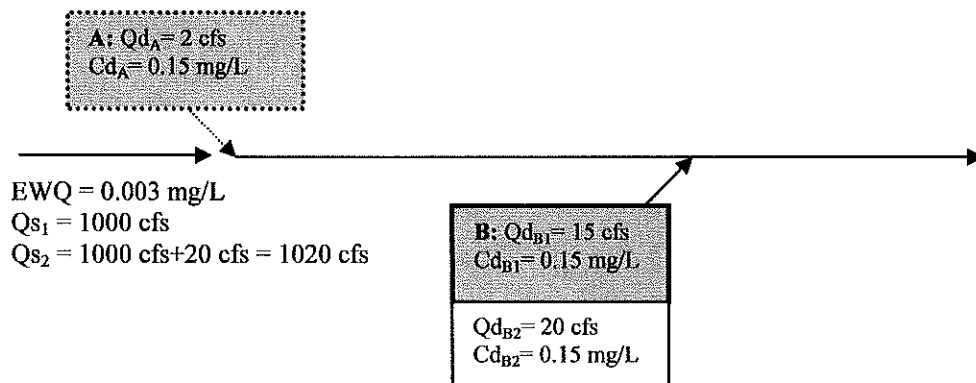
The discharge could be allowed without further antidegradation review since the net percent consumption of the FAC is less than the 10% minimal degradation threshold. A higher total discharge could be allowed if an antidegradation review indicates the activity may proceed.

### Example 4. Example calculation for determining minimal degradation from an expanding discharge replacing an existing discharge (Page 1 of 2)

#### Scenario:

A municipality plans to expand its current wastewater treatment facility (Plant B) (an existing source) from 15 cfs to 20 cfs while maintaining its effluent copper concentration at 0.15 mg/L.

- The expansion will replace Plant A (an existing source).
- Plant A has a design flow of 2 cfs ( $Q_{dA}$ ) and an effluent copper concentration of 0.15 mg/L ( $C_{dA}$ ).
- Plant B has a design flow of 15 cfs ( $Q_{dB1}$ ) and an effluent copper concentration of 0.15 mg/L ( $C_{dB1}$ ).
- The receiving stream has a 7Q10 ( $Q_{s1}$ ) of 1000 cfs.
- The EWQ upstream of Plant A is 0.003 mg/L of copper.
- The chronic criterion ( $C_c$ ) of copper is 0.010 mg/L.



Note:  $Q_{s1}$  is the flow upstream of the affected segment (i.e., upstream of Plant A) and  $Q_{s2}$  is the flow downstream of Plant B after the consolidation/expansion.

Cs:

$$\begin{aligned} \text{Stream load} &= \text{EWQ} \cdot \text{Stream flow (i.e., } Q_{s1}) \cdot \text{CF} = 0.003 \text{ mg/L} \cdot 1000 \text{ cfs} \cdot 5.4 = 16.2 \text{ lbs/day} \\ \text{Current discharge load} &= (\text{Current copper effluent concentration} \cdot \text{Current discharge flow} \cdot \text{CF}) \text{ for Plants A and B combined.} \\ &= [(C_{dA} \cdot Q_{dA} \cdot \text{CF}) + (C_{dB1} \cdot Q_{dB1} \cdot \text{CF})] \\ &= [(0.15 \text{ mg/L} \cdot 2 \text{ cfs} \cdot 5.4) + (0.15 \text{ mg/L} \cdot 15 \text{ cfs} \cdot 5.4)] \\ &= [(1.62) + (12.15)] \\ &= 13.8 \text{ lbs/day} \end{aligned}$$

$$\text{Total load} = \text{Stream load} + \text{Current discharge load} = 16.2 + 13.8 = 30 \text{ lbs/day}$$

To solve for Cs:

$$\begin{aligned} 30 \text{ lbs/day} &= [C_s \cdot (Q_{s1} + Q_{dA} + Q_{dB1})] \cdot \text{CF} = [C_s \cdot (1000 \text{ cfs} + 2 \text{ cfs} + 15 \text{ cfs})] \cdot 5.4 = [C_s \cdot 1017] \cdot 5.4 \\ 30/5.4 &= [C_s \cdot 1017] \cdot 5.4/5.4 \\ 5.556 &= C_s \cdot 1017 \\ 5.556/1017 &= C_s \\ C_s &= 0.005463 \text{ mg/L} \end{aligned}$$

$$\begin{aligned} \text{FAC} &= [(C_c \cdot Q_{s2}) - (C_s \cdot (Q_{s1} + Q_{dA} + Q_{dB1}))] \cdot \text{CF} \\ &= [(0.010 \text{ mg/L} \cdot 1020 \text{ cfs}) - (0.005463 \text{ mg/L} \cdot (1000 + 2 + 15 \text{ cfs}))] \cdot 5.4 \\ &= [(10.2) - (0.005463 \cdot 1017)] \cdot 5.4 \\ &= [10.2 - 5.555871] \cdot 5.4 \\ &= 25.1 \text{ lbs/day} \end{aligned}$$

$$\begin{aligned} \text{New discharge load} &= Q_{dB2} \cdot C_{dB2} \cdot \text{CF} \\ &= 20 \text{ cfs} \cdot 0.15 \text{ mg/L} \cdot 5.4 \\ &= 16.2 \text{ lbs/day} \end{aligned}$$

**Example 4. Example calculation for determining minimal degradation from an expanding discharge replacing an existing discharge** *(Page 2 of 2)*

$$\begin{aligned}\text{Net increase} &= \text{New discharge load} - \text{Current discharge load} \\ &= 16.2 \text{ lbs/day} - 13.8 \text{ lbs/day} \\ &= 2.4 \text{ lbs/day}\end{aligned}$$

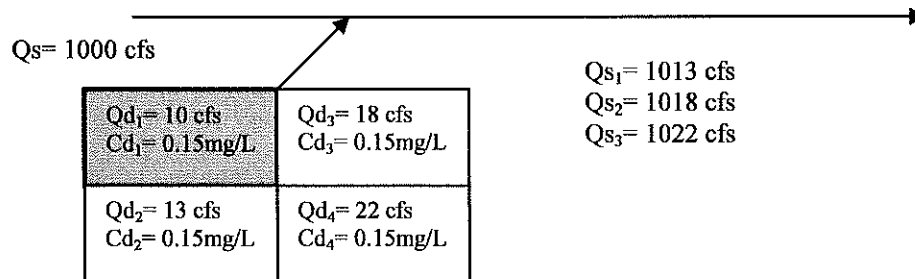
$$\begin{aligned}\text{Percent of FAC} &= (\text{Net increase}/\text{FAC}) \cdot 100 \\ &= (2.4/25.1) \cdot 100 \\ &= 9.6\%\end{aligned}$$

The discharge could be allowed without further antidegradation review since the net percent consumption of the FAC is less than the 10% minimal degradation threshold. A higher total discharge could be allowed if an antidegradation review indicates the activity may proceed.

### Example 5. Example calculation for determining minimal degradation from an expanding discharge undergoing multiple expansions (Page 1 of 2)

**Scenario:** Over a period of many years a municipality plans three separate expansions of its wastewater treatment facility (WWTF).

- Each expansion increases the design flow by an additional cfs while maintaining its effluent copper concentration at 0.15 mg/L.
- The original design ( $Qd_1 = 10$  cfs;  $Cd_1 = 0.15$  mg/L of copper) is an existing source.
- The EWQ upstream of the WWTF is 0.002 mg/L of copper.
- The receiving stream has a 7Q10 ( $Q_s$ ) of 1000 cfs.
- The chronic criterion ( $C_c$ ) of copper is 0.010 mg/L.



Note:  $Q_s$  is the 7Q10 stream flow.  $Q_{s1}$ ,  $Q_{s2}$ , and  $Q_{s3}$  are the stream flows (i.e., 7Q10 plus facility flow) downstream of the WWTF after the first, second, and third expansions, respectively.

#### First Expansion:

Cs: Stream load = EWQ · Stream flow (i.e.,  $Q_s$ ) · CF =  $0.002 \text{ mg/L} \cdot 1000 \text{ cfs} \cdot 5.4 = 10.8 \text{ lbs/day}$   
 Current discharge load = Current copper effluent conc. · Current discharge flow · CF  
 $= Cd_1 \cdot Qd_1 \cdot CF = 0.15 \text{ mg/L} \cdot 10 \text{ cfs} \cdot 5.4$   
 $= 8.1 \text{ lbs/day}$

Total load = Stream load + Current discharge load =  $10.8 + 8.1 = 18.9 \text{ lbs/day}$

To solve for Cs:

$18.9 \text{ lbs/day} = [Cs \cdot (Q_s + Qd_1)] \cdot CF = [Cs \cdot (1000 \text{ cfs} + 10 \text{ cfs})] \cdot 5.4 = [Cs \cdot 1010 \text{ cfs}] \cdot 5.4$

$18.9/5.4 = [Cs \cdot 1010] \cdot 5.4/5.4$

$3.5 = Cs \cdot 1010$

$3.5/1010 = Cs$

$Cs = 0.003465 \text{ mg/L}$

FAC =  $[(C_c \cdot Q_{s1}) - (Cs \cdot (Q_s + Qd_1))] \cdot CF$   
 $= [(0.010 \text{ mg/L} \cdot 1013 \text{ cfs}) - (0.003465 \text{ mg/L} \cdot (1000 \text{ cfs} + 10 \text{ cfs}))] \cdot 5.4$   
 $= [(10.13) - (0.003465 \text{ mg/L} \cdot 1010 \text{ cfs})] \cdot 5.4 = [(10.13) - (3.49965)] \cdot 5.4$   
 $= 35.804 \text{ lbs/day}$

New discharge load =  $Qd_2 \cdot Cd_2 \cdot CF$   
 $= 13 \text{ cfs} \cdot 0.15 \text{ mg/L} \cdot 5.4$   
 $= 10.5 \text{ lbs/day}$

Net increase = New discharge load – Current discharge load  
 $= 10.5 \text{ lbs/day} - 8.1 \text{ lbs/day}$   
 $= 2.4 \text{ lbs/day}$

Percent of FAC =  $(\text{Net increase}/\text{FAC}) \cdot 100$   
 $= (2.4/35.804) \cdot 100$   
 $= 6.7\%$

The first expansion could be allowed without further antidegradation review since the net percent consumption of the FAC is less than the 10% minimal degradation threshold.

### Example 5. Example calculation for determining minimal degradation from an expanding discharge undergoing multiple expansions (Page 2 of 2)

#### Second Expansion:

Cs: Stream load =  $EWQ \cdot \text{Stream flow (i.e., } Q_s) \cdot CF = 0.002 \text{ mg/L} \cdot 1000 \text{ cfs} \cdot 5.4 = 10.8 \text{ lbs/day}$   
 Current discharge load =  $\text{Current copper effluent conc.} \cdot \text{Current discharge flow} \cdot CF$   
 $= Cd_2 \cdot Qd_2 \cdot CF = 0.15 \text{ mg/L} \cdot 13 \text{ cfs} \cdot 5.4$   
 $= 10.5 \text{ lbs/day}$   
 Total load =  $\text{Stream load} + \text{Current discharge load} = 10.8 + 10.5 = 21.3 \text{ lbs/day}$

To solve for Cs:

$$21.3 \text{ lbs/day} = [Cs \cdot (Q_s + Qd_2)] \cdot CF = [Cs \cdot (1000 \text{ cfs} + 13 \text{ cfs})] \cdot 5.4 = [Cs \cdot 1013 \text{ cfs}] \cdot 5.4$$

$$21.3 / 5.4 = [Cs \cdot 1013] \cdot 5.4 / 5.4$$

$$3.9 = Cs \cdot 1013$$

$$3.9 / 1013 = Cs$$

$$Cs = 0.0038 \text{ mg/L}$$

FAC =  $[(Cc \cdot Qs_2) - (Cs \cdot (Q_s + Qd_2))] \cdot CF$   
 $= [(0.010 \text{ mg/L} \cdot 1018 \text{ cfs}) - (0.0038 \text{ mg/L} \cdot (1000 \text{ cfs} + 13 \text{ cfs}))] \cdot 5.4$   
 $= [(10.18) - (0.0038 \cdot 1013)] \cdot 5.4 = [(10.18) - (3.849)] \cdot 5.4 = [6.33] \cdot 5.4$   
 $= 34.18 \text{ lbs/day}$

New discharge load =  $Qd_3 \cdot Cd_3 \cdot CF$   
 $= 18 \text{ cfs} \cdot 0.15 \text{ mg/L} \cdot 5.4$   
 $= 14.6 \text{ lbs/day}$

Net increase =  $\text{New discharge load} - \text{Current discharge load}$   
 $= 14.6 \text{ lbs/day} - 10.5 \text{ lbs/day}$   
 $= 4.1 \text{ lbs/day}$

Percent of FAC =  $(\text{Net increase} / \text{FAC}) \cdot 100$   
 $= (4.1 / 34.18) \cdot 100$   
 $= 12.0\%$

The second expansion will consume more than 10% of the FAC, therefore, further antidegradation review is needed.

### Example 6. Example calculation for determining minimal degradation from multiple new discharges (Page 1 of 2)

#### Scenario:

- Plant A (an existing source) discharges into a stream segment with a 7Q10 of 85 cfs ( $Q_s$ ).
- The EWQ upstream of Plant A is 0.03 mg/L of zinc.
- Plants B, C, and D are subsequently constructed on the same segment of river as the existing source.
- All four plants discharge zinc at concentrations shown below.
- The chronic criterion ( $C_c$ ) of zinc is 0.151 mg/L.

#### Plant B (1<sup>st</sup> Addition):



Note:  $Q_s$  is the 7Q10 stream flow.  $Q_A$  and  $Q_B$  are the stream flows downstream of Plants A and B, respectively (i.e., 7Q10 plus facility flows).

The EWQ for plants B, C, and D would include the discharge from Plant A because it existed at the time the procedures become final. In other words, Plant A is “grandfathered” in and included in the determination of EWQ for Plant B, C, and D.

When Plant B is constructed this would be a “new” discharge to a segment that has an existing facility. The  $C_s$  would therefore be the same as the existing water quality that is downstream of Plant A.

$$\begin{aligned} C_s: \quad \text{Stream load} &= \text{EWQ} \cdot \text{Stream flow (i.e., } Q_s) \cdot \text{CF} = 0.03 \text{ mg/L} \cdot 85 \text{ cfs} \cdot 5.4 = 13.8 \text{ lbs/day} \\ \text{Current discharge load} &= \text{Current zinc effluent conc.} \cdot \text{Current discharge flow} \cdot \text{CF} \\ &= C_{dA} \cdot Q_{dA} \cdot \text{CF} = 0.3 \text{ mg/L} \cdot 3 \text{ cfs} \cdot 5.4 \\ &= 4.9 \text{ lbs/day} \end{aligned}$$

$$\text{Total load} = \text{Stream load} + \text{Current discharge load} = 13.8 + 4.9 = 18.7 \text{ lbs/day}$$

To solve for  $C_s$ :

$$\begin{aligned} 18.7 \text{ lbs/day} &= (C_s \cdot Q_A) \cdot \text{CF} = (C_s \cdot 88 \text{ cfs}) \cdot 5.4 \\ 18.7/5.4 &= (C_s \cdot 88) \cdot 5.4/5.4 \\ 3.46 &= C_s \cdot 88 \\ 3.46/88 &= C_s \\ C_s &= 0.0393 \text{ mg/L} \end{aligned}$$

$$\begin{aligned} \text{FAC} &= [(C_c \cdot Q_B) - (C_s \cdot (Q_s + Q_{dA}))] \cdot \text{CF} \\ &= [(0.151 \text{ mg/L} \cdot 90 \text{ cfs}) - (0.0393 \text{ mg/L} \cdot (85 \text{ cfs} + 3 \text{ cfs}))] \cdot 5.4 \\ &= [13.59 - 3.4584] \cdot 5.4 = [10.1316] \cdot 5.4 \\ &= 54.711 \text{ lbs/day} \end{aligned}$$

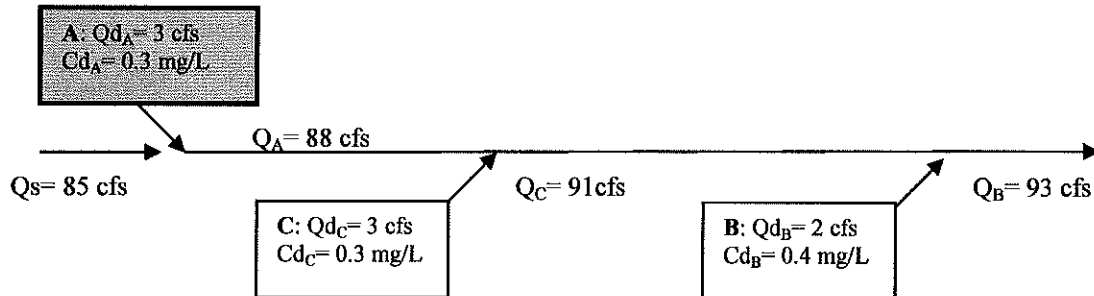
$$\begin{aligned} \text{New discharge load} &= Q_{dB} \cdot C_{dB} \cdot \text{CF} \\ &= 2 \text{ cfs} \cdot 0.4 \text{ mg/L} \cdot 5.4 \\ &= 4.3 \text{ lbs/day} \end{aligned}$$

$$\begin{aligned} \text{Percent of FAC} &= (\text{New discharge load} / \text{FAC}) \cdot 100 \\ &= (4.3 / 54.711) \cdot 100 \\ &= 7.86\% \end{aligned}$$

Plant B discharge could be allowed without further antidegradation review since the percent consumption of the FAC is less than the 10% minimal degradation threshold.

### Example 6. Example calculation for determining minimal degradation from multiple new discharges (Page 2 of 2)

#### Plant C (2<sup>nd</sup> Addition):



Note:  $Q_s$  is the 7Q10 stream flow.  $Q_A$ ,  $Q_B$ , and  $Q_C$  are the stream flows downstream of Plants A, B, and C, respectively (i.e., 7Q10 plus facility flows).

$$C_s = 0.0393 \text{ mg/L}$$

Note:  $C_s$  remains the same as calculated for the 1<sup>st</sup> Addition because the 2<sup>nd</sup> Addition is downstream of Plant A (the original source) but upstream from Plant B (the 1<sup>st</sup> Addition).

$$\begin{aligned} \text{FAC} &= [(C_c \cdot Q_C) - (C_s \cdot (Q_s + Q_{dA}))] \cdot \text{CF} \\ &= [(0.151 \text{ mg/L} \cdot 91 \text{ cfs}) - (0.0393 \text{ mg/L} \cdot (85 \text{ cfs} + 3 \text{ cfs}))] \cdot 5.4 \\ &= [(13.741) - (0.0393 \text{ mg/L} \cdot 88)] \cdot 5.4 \\ &= 55.526 \text{ lbs/day} \end{aligned}$$

$$\begin{aligned} \text{New discharge load} &= Q_{dC} \cdot C_{dC} \cdot \text{CF} \\ &= 3 \text{ cfs} \cdot 0.3 \text{ mg/L} \cdot 5.4 \\ &= 4.9 \text{ lbs/day} \end{aligned}$$

$$\begin{aligned} \text{Percent of FAC} &= (\text{New discharge load} / \text{FAC}) \cdot 100 \\ &= (4.9 / 55.526) \cdot 100 \\ &= 8.82\% \end{aligned}$$

Since Plant C will consume less than 10% of the FAC, an antidegradation review may not be needed. However, the cumulative increase needs to be compared to the cumulative 10% threshold before a final determination may be made regarding the necessity of an antidegradation review.

$$\begin{aligned} \text{SAC} &= [(C_c \cdot Q_B) - (C_s \cdot Q_A)] \cdot \text{CF} \\ &= [(0.151 \text{ mg/L} \cdot 93 \text{ cfs}) - (0.0393 \text{ mg/L} \cdot 88 \text{ cfs})] \cdot 5.4 \\ &= 57.204 \text{ lbs/day} \end{aligned}$$

$$\begin{aligned} \text{Cumulative net increase in load} &= \text{Plant B New discharge load} + \text{Plant C New discharge load} \\ &= 4.3 \text{ lbs/day} + 4.9 \text{ lbs/day} \\ &= 9.2 \text{ lbs/day} \end{aligned}$$

$$\begin{aligned} \text{Cumulative Percent of SAC} &= (\text{Cumulative net increase} / \text{SAC}) \cdot 100 \\ &= (9.2 \text{ lbs/day} / 57.204 \text{ lbs/day}) \cdot 100 \\ &= 16.1\% \end{aligned}$$

Plant C discharge will require further antidegradation review even though the percent consumption of the FAC is less than the 10% minimal degradation threshold because the cumulative percent consumption of the SAC is more than the 10% cumulative degradation threshold.





## Public Notice

**Beginning Date:** March 8, 2016

**Ending Date:** April 22, 2016

**Name:** Revised Antidegradation Implementation Procedure (AIP) document.

**Purpose:** Copies of the revised Antidegradation Implementation Procedure document are available for public review and comment.

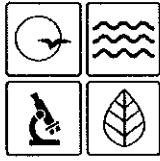
**Description:** The Missouri Department of Natural Resources, Water Protection Program is soliciting comments from interested parties and members of the public on a revised Antidegradation Implementation Procedure (AIP) document. The revised AIP document incorporates edits that address U.S. Environmental Protection Agency concerns outlined in the agency's November 17, 2015 disapproval of a previously submitted draft. Specifically, the revisions modify definitions and language to incorporate flexibility in determining whether bioaccumulative pollutants are of concern and merit further review.

**To Obtain a Copy:** A copy of the draft Antidegradation Implementation Procedure is available for download from the department's website at <http://dnr.mo.gov/env/wpp/cwforum/adv-uncl-waters-wetlands.htm> or hard copies may be obtained by calling the department's Water Protection Program at 573-751-5723.

**Invitation to Comment:** The public is encouraged to participate in this process and provide written comments if they have concerns regarding the content of the revised document or would like to provide support for the process. The department will accept written comments regarding the revised Antidegradation Implementation Procedure through April 22, 2016.

**Address:** Comments should be addressed to John Hoke, Chief of the Watershed Protection Section, and submitted to the Missouri Department of Natural Resources, Water Protection Program, P.O. Box 176, Jefferson City, MO 65102-0176. Comments may also be emailed to [john.hoke@dnr.mo.gov](mailto:john.hoke@dnr.mo.gov) or faxed to 573-526-6802. Please provide contact information (i.e., name, mailing address and phone number) with all submitted comments.





**MISSOURI**  
DEPARTMENT OF  
NATURAL RESOURCES

**Missouri Antidegradation Implementation Procedure  
SUMMARY OF COMMENTS AND RESPONSES**

**Public Notice  
March 8 – April 22, 2016**

**Missouri Department of Natural Resources  
Water Protection Program  
PO Box 176  
Jefferson City, MO 65102-0176  
800-361-4827 / 573-751-1300**

The Missouri Department of Natural Resources (department), Water Protection Program solicited comments from interested parties and members of the public on a revised Missouri Antidegradation Implementation Procedure (AIP) document. The revised AIP was placed on public notice from March 8, 2016 to April 22, 2016. All original comments received during this public notice period are available online on the department's website at <http://dnr.mo.gov/env/wpp/cwforum/adv-uncl-waters-wetlands.htm>

The revised AIP document incorporates edits that address U.S. Environmental Protection Agency concerns outlined in the agency's November 17, 2015 disapproval of a previously submitted draft. Specifically, the revisions modify definitions and language to incorporate flexibility in determining whether bioaccumulative pollutants are of concern and merit further review.

Comments were received from the following groups or individuals:

**LimnoTech**  
**United States Environmental Protection Agency**

This document summarizes and paraphrases the comments received, provides the department's responses to those comments, and notes any changes made to the final AIP document resulting from these comments. A final Missouri AIP document will be presented to the Missouri Clean Water Commission for approval at its July 13, 2016 meeting.

## RESPONSE TO COMMENTS

(Public comments in italics)

*Comment 1: The proposed definition of Significant Degradation in the Glossary is inconsistent with the language regarding Determining the Significance and Appropriateness of Degradation (Section II.A.) and is unnecessarily stringent. The language in Section II.A. states, "When the department determines an increased pollutant load has the potential to cause an increased accumulation of the pollutant within sediments or in fish tissue, the applicant may be required to assess this potential in determining the significance of degradation." Such an assessment may be appropriate in certain situations. However, the proposed glossary definition of Significant Degradation presumes that any discharge that potentially could result in the accumulation of pollutants in sediment or fish tissue is automatically considered significant degradation. The mere potential for accumulation does not necessarily mean the proposed discharge will cause significant degradation. The proposed new language in the definition of significant degradation, "or any new or expanded discharge that results, or potentially could result, in the accumulation of pollutants..." should be removed.*

Response: The department appreciates LimnoTech's comment on Significant Degradation and suggested language for revising the definition of Minimal Degradation. Upon further review of the glossary and Section II.A., the department agrees that the language for significant degradation may be inconsistent between these sections. The department also agrees that the mere potential for an increased accumulation of pollutant does not always equate to significant degradation and the need for a Tier 2 analysis. To resolve the inconsistency, the definition of significant degradation has been revised to omit the phrase containing "potentially could result" and language added that provide flexibility to the department in determining whether bioaccumulative pollutants are of concern and merit further review. The revised language ensures that the de minimis provision does not automatically apply to activities or sources of bioaccumulative pollutants, and that the department can require, or not require, a Tier 2 antidegradation review after considering the discharge scenario. No changes were made to the definition of minimal degradation.

*Comment 2: Section II.A outlines procedures for Determining the Significance and Appropriateness of Degradation. The section is focused on chemical-specific assessments of existing water quality and the water body's assimilative capacity. For assessing the potential for accumulation of the pollutant, the proposed changes state, "Such an assessment would consider the physical, chemical and biological properties of the affected surface water, the circumstances surrounding the lowering of water quality, and the cumulative risks to the environment and to human health." This statement is somewhat broad and could be construed to require extensive and unnecessary bioaccumulation studies, whereas targeted biological surveys and straightforward application of published bioaccumulation factors and/or modeling might be more appropriate and consistent with the intent of the antidegradation review.*

*The comment provides suggested language to be added to this section (i.e., second bullet), and language regarding bioaccumulation to be added to the fourth bullet, in Section II.A.*

Response: The department appreciates the comment and suggested language for revising Section II.A. Recognizing that chemical-specific assessments of existing water quality and potential impacts vary site to site, the language in the procedure was written as to be flexible in the scope of study required. Bioaccumulation studies, bioaccumulation factors, predictive modeling and other studies may all be appropriate and acceptable methods of determining the significance of degradation depending on the scenario. For this reason, the language was left as broad and flexible as possible so as not to prescribe how to conduct bioaccumulation studies. Communication with the department early in the study development and scoping process will ensure the results can be used to determine significance of degradation. No changes were made as a result of this comment.

*Comment 3: We suggest also adding the language below regarding bioaccumulation to the fourth bullet in Section II.A.: The reduction of the facility assimilative capacity (FAC) for a pollutant by less than 10 percent as a result of any single discharge and the reduction of the segment assimilative capacity (SAC) for any pollutant by less than 10 percent as a result of all discharges combined after EWQ was determined. When the Department determines an increased pollutant load has the potential to cause an increased accumulation of the pollutant within sediments or in fish tissue, the applicant may be required to assess this potential in determining the significance of degradation.*

Response: The department appreciates the suggested, additional language for the fourth bullet in Section II.A. addressing pollutant bioaccumulation. This bullet previously contained language addressing bioaccumulative pollutants, but the language was mistakenly denoted as strike-through text for the public notice version of the document. Restoring this language will satisfactorily address bioaccumulative pollutants for this bullet and still achieve the goal of the suggested, additional language.

*Comment 4: EPA encourages MDNR to revise the above paragraph in the following manner:*

***Significant Degradation:*** *A reduction by 10 percent or more of the facility assimilative capacity for any pollutant as a result of any single discharge, or the reduction of the segment assimilative capacity for any pollutant by 10 percent or more as a result of all discharges combined (See cumulative degradation) after existing water quality (EWQ) ~~was~~ is determined, or any new or expanded discharge that potentially could result in the accumulation of pollutants or their degradation products in sediment or fish tissue (see Section II.A.). Events or activities causing significant degradation are required to undergo a Tier 2 review.*

Response: The department appreciates the suggested language revisions to the definition of significant degradation to better address bioaccumulative pollutants. The department has made some of the suggested changes within the definition and other changes based on other comments such as removing the phrase “potentially could result” from the definition.

Comment 5: EPA encourages MDNR to revise the above paragraph in the following manner:

- *The reduction of the facility assimilative capacity (FAC) for any pollutant byis less than 10 percent as a result of any single discharge and the reduction of the segment assimilative capacity (SAC) for any pollutant byis less than 10 percent as a result of all discharges combined after EWQ wasis determined. In situations involving bioaccumulative pollutants and SAC reductions of less than ten percent, the applicant may be required by the department to proceed directly into defining the "necessity" of the discharge under Section II.B of this document unless it can be demonstrated that there are no attendant risks to the environment and human health.*

Response: The department appreciates the suggested language revisions to the fourth bullet found on page 16 of the document. As noted in a previous response to comments, this section previously contained language addressing bioaccumulative pollutants, but the language was mistakenly denoted as strike-through text for the public notice version of the document. Restoring this language will satisfactorily address bioaccumulative pollutants for this bullet and achieve the goal of the suggested, additional language.





## Hoke, John

---

**From:** Angelo, Robert <angelo.bob@epa.gov>  
**Sent:** Monday, April 04, 2016 1:46 PM  
**To:** Hoke, John  
**Cc:** delashmit.john@epa.gov; Lavaty, Ann; Bagley, Melissa  
**Subject:** FW: Recommended revisions to MO's AIP

**Follow Up Flag:** Follow up  
**Flag Status:** Flagged

Hi John. Per our telephone conversation last week, here are EPA's preliminary comments on the draft revised AIP. If you have any questions, please let me (or one of my colleagues) know. John, Melissa and I will see you at the MCWC meeting on Wednesday. -- Bob

Robert T. Angelo, Ph.D.  
Environmental Scientist  
USEPA Region 7  
11201 Renner Road  
Lenexa, KS 66219  
(913) 551-7060

---

From page 8 of the draft revised AIP:

**Significant Degradation:** *A reduction by 10 percent or more of the facility assimilative capacity for any pollutant as a result of any single discharge, or the reduction of the segment assimilative capacity for any pollutant by 10 percent or more as a result of all discharges combined (See cumulative degradation) after existing water quality (EWQ) was determined, or any new or expanded discharge that results, or potentially could result, in the accumulation of pollutants or their degradation products in sediment or fish tissue (see Section II.A.). Events or activities causing significant degradation are required to undergo a Tier 2 review.*

EPA encourages MDNR to revise the above paragraph in the following manner:

**Significant Degradation:** *A reduction by 10 percent or more of the facility assimilative capacity for any pollutant as a result of any single discharge, or the reduction of the segment assimilative capacity for any pollutant by 10 percent or more as a result of all discharges combined (See cumulative degradation) after existing water quality (EWQ) ~~was~~ is determined, or any new or expanded discharge that potentially could result in the accumulation of pollutants or their degradation products in sediment or fish tissue (see Section II.A.). Events or activities causing significant degradation are required to undergo a Tier 2 review.*

From pages 15–16 of the draft revised AIP:

*The activity shall be considered not to result in significant degradation, if:*

- *The proposed net increase in the discharge of a POC does not result in an increase in the ambient water quality concentration of the receiving water after mixing. When the department determines an increased pollutant load has the potential to cause an increased accumulation of the pollutant within sediments or in fish tissue, the applicant may be required to assess this potential ~~for such an accumulation of these pollutants~~ in determining the significance of degradation. Such an assessment would consider the physical,*

*chemical and biological properties of the affected surface water, the circumstances surrounding the lowering of water quality, and the cumulative risks to the environment and to human health.*

EPA is supportive of the revised language contained in the above paragraph.

From page 16 of the draft revised AIP:

- *The reduction of the facility assimilative capacity (FAC) for an pollutant by less than 10 percent as a result of any single discharge and the reduction of the segment assimilative capacity (SAC) for any pollutant by less than 10 percent as a result of all discharges combined after EWQ was determined. ~~In situations involving bioaccumulative pollutants and SAC reductions of less than ten percent, the applicant may be required to proceed directly into defining the "necessity" of the discharge under Section II.B of this document unless it can be demonstrated that there is no attendant risks to the environment and human health;~~*

EPA encourages MDNR to revise the above paragraph in the following manner:

- *The reduction of the facility assimilative capacity (FAC) for any pollutant ~~by~~ is less than 10 percent as a result of any single discharge and the reduction of the segment assimilative capacity (SAC) for any pollutant ~~by~~ is less than 10 percent as a result of all discharges combined after EWQ ~~was~~ is determined. In situations involving bioaccumulative pollutants and SAC reductions of less than ten percent, the applicant may be required by the department to proceed directly into defining the "necessity" of the discharge under Section II.B of this document unless it can be demonstrated that there are no attendant risks to the environment and human health.*

April 22, 2016

John Hoke, Chief of the Watershed Protection Section  
Missouri Department of Natural Resources, Water Protection Program  
P.O. Box 176  
Jefferson City, MO 65102-0176  
[john.hoke@dnr.mo.gov](mailto:john.hoke@dnr.mo.gov)

RE: Comments on Proposed Revisions to the Antidegradation Implementation Procedures

Dear Mr. Hoke:

LimnoTech has reviewed the Missouri Department of Natural Resources' (MDNR) proposed revisions to the Missouri Antidegradation Implementation Procedure. We commend the MDNR for continuing efforts to improve the State's Water Quality Standards. We offer the following comments and suggestions related to the definition of Minimal Degradation and Significant Degradation as they pertain to bioaccumulative pollutants.

The proposed definition of Significant Degradation in the Glossary is inconsistent with the language regarding Determining the Significance and Appropriateness of Degradation (Section II.A.) and is unnecessarily stringent. The language in Section II.A. states, "When the department determines an increased pollutant load has the potential to cause an increased accumulation of the pollutant within sediments or in fish tissue, the applicant may be required to assess this potential in determining the significance of degradation." Such an assessment may be appropriate in certain situations. However, the proposed glossary definition of Significant Degradation presumes that any discharge that potentially could result in the accumulation of pollutants in sediment or fish tissue is automatically considered significant degradation. The mere potential for accumulation does not necessarily mean the proposed discharge will cause significant degradation. The proposed new language in the definition of significant degradation, "or any new or expanded discharge that results, or potentially could result, in the accumulation of pollutants..." should be removed. Instead, language regarding potential bioaccumulation should be added to the definition of Minimal Degradation. We suggest changing the definition of Minimal Degradation to include the highlighted text as follows:

**Minimal Degradation:** The reduction of the facility assimilative capacity for any pollutant by less than 10 percent as a result of any single discharge or combination of discharges after existing water quality was determined. When the Department determines an increased pollutant load has the potential to cause an increased accumulation of the pollutant within sediments or in fish tissue, the applicant may be required to assess this potential in determining the significance of degradation, and if the increase in accumulation results in minimal degradation. Events or activities causing minimal degradation are not required to undergo a Tier 2 review, except as otherwise specified in Section II.A.

Section II.A outlines procedures for Determining the Significance and Appropriateness of Degradation. The section is focused on chemical-specific assessments of existing water quality

and the water body's assimilative capacity. For assessing the potential for accumulation of the pollutant, the proposed changes state, "Such an assessment would consider the physical, chemical and biological properties of the affected surface water, the circumstances surrounding the lowering of water quality, and the cumulative risks to the environment and to human health." This statement is somewhat broad and could be construed to require extensive and unnecessary bioaccumulation studies, whereas targeted biological surveys and straightforward application of published bioaccumulation factors and/or modeling might be more appropriate and consistent with the intent of the antidegradation review. Therefore, we suggest adding the following statement below:


The proposed net increase in the discharge of a POC does not result in an increase in the ambient water quality concentration of the receiving water after mixing. When the department determines an increased pollutant load has the potential to cause an increased accumulation of the pollutant within sediments or in fish tissue, the applicant may be required to assess this potential in determining the significance of degradation. Such an assessment would consider the physical, chemical and biological properties of the affected surface water, the circumstances surrounding the lowering of water quality, and the cumulative risks to the environment and to human health. Targeted biological surveys, application of published bioaccumulation factors, or modeling may be appropriate methods of assessing the potential for significant degradation.

We suggest also adding the language below regarding bioaccumulation to the fourth bullet in Section II.A.:

The reduction of the facility assimilative capacity (FAC) for a pollutant by less than 10 percent as a result of any single discharge and the reduction of the segment assimilative capacity (SAC) for any pollutant by less than 10 percent as a result of all discharges combined after EWQ was determined. When the Department determines an increased pollutant load has the potential to cause an increased accumulation of the pollutant within sediments or in fish tissue, the applicant may be required to assess this potential in determining the significance of degradation.

Please feel free to contact me with any questions regarding our comments and suggested revisions.

Sincerely,  
LimnoTech



Hans Holmberg  
Associate Vice President, Senior Environmental Engineer

